4.0 ENVIRONMENTAL CONSEQUENCES

This chapter discloses the potential environmental consequences that may result from implementing the Proposed Action and Alternative 1. The effect or impact a consequence will have on the quality of the human environment is also discussed. Evaluation of the significance of an impact would depend on an individual's (or a group's) preferred use of that area.

Impacts can range from beneficial to adverse, and they can be a primary result of an action (direct) or a secondary result (indirect). They can be permanent, long-term (persisting beyond the end of mine life and reclamation), or short-term (persisting during mining and reclamation and through the time the reclamation bond is released). Impacts also vary in terms of significance. The basis for conclusions regarding significance are the criteria set forth by the Council on Environmental Quality (40 CFR¹ 1508.27) and the professional judgement of the specialists doing the analyses. Impact significance may range from negligible to substantial; impacts can be significant during but be reduced mining insignificance following completion of reclamation.

Sections 4.1, 4.2, and 4.3 of this chapter discuss the direct and indirect impacts of acquiring the

lands offered by P&M under the Proposed Action. Section analyzes the direct and indirect impacts associated with mining the PSO Tract under the Proposed Action. Section 4.5 presents the probable environmental consequences of the No-Action Alternative (Alternative 1). Under this alternative, the exchange would not be completed and the coal within the PSO Tract would not be Section 4.6 mined as proposed. discusses mitigation and monitoring that may be required in addition to what is required by federal and/or state law (and is therefore part of the Proposed Action). Section summarizes the residual effects of the Proposed Action. Section discusses the cumulative impacts that would occur if the exchange is completed when added to other past, present, and reasonably foreseeable future actions. The cumulative impact analysis includes a discussion of all mining and mining-related activities (such a s transportation), CBM development, and other projects that are in progress, or are proposed in the area of the PSO Tract that do or would occur independently of the exchange proposal. Section 4.9 analyzes the relationship between local short-term uses of man*s environment and the maintenance and enhancement of long-term productivity. Section 4.10 presents the irreversible irretrievable commitments resources that would occur with implementation of the Proposed Action.

¹ Refer to page viii for a list of abbreviations and acronyms used in this document.

4.1 Impacts of Acquiring the Bridger Lands

Under the Proposed Action, the Bridger tracts shown in Figure 1-2 would become public lands. These lands are currently private inholdings which are surrounded by public lands. If the exchange is completed, the tracts or portions of tracts that are within the BTNF would be administered by the USFS, and the tracts or portions of tracts lying outside the BTNF would be administered by the BLM Pinedale Field Office.

The Bridger tracts inside the BTNF include most of the remaining parcels of private land within the USFS Kemmerer Ranger District. indicated in Chapter 1, acquisition of these lands is a high priority for the USFS. If the exchange is completed and the tracts inside the BTNF become Forest Service lands, the USFS anticipates no changes to the current management of the area. Public access to these areas would be The tracts would be ensured. incorporated into the surrounding Management Areas which include Management Area 12, La Barge Creek, and Management Area 13, The Desired Future Hams Fork. Condition (DFC) for the lands surrounding these parcels is DFC 10 which is described in the Forest Plan for the BTNF as "simultaneous development o f resources, opportunities for human experiences, and support for big game and a wide variety of wildlife species." Under this designation, the area would be managed to allow for some resource

development and roads while having no adverse and some beneficial effects on wildlife.

The Bridger tracts outside of the BTNF would be administered by the BLM Pinedale Field Office. These lands are not specifically identified in the Pinedale Resource Management Plan for acquisition, but they lie within a retention area. BLM would manage the acquired lands as they manage the surrounding public lands.

The Bridger tracts that would be administered by BLM are unfenced from the South La Barge Common grazing allotment. Currently, the BLM credits the private grazing permittee for inclusion of these private AUMs into the grazing permit. If the exchange is completed, the grazing permittee would lose the private grazing agreement which includes 118 AUMs. BLM would divide these AUMs up among the 8 permittees in the La Barge Common grazing allotment.

4.2 Impacts of Acquiring the JO Ranch Lands

Under the Proposed Action, the JO Ranch lands shown in Figure 1-3 would become public lands. These lands are currently private inholdings which are surrounded by public lands. If the exchange is completed, these lands would be administered by the BLM Rawlins Field Office.

These lands are currently used for livestock grazing and wildlife habitat,

consistent with the typical uses of the surrounding BLM lands. The existing Great Divide Resource Management Plan does not address acquisition of lands, but it identifies exchanges as the preferred method of disposal and acquisition of lands. Under the Proposed Action, the BLM Rawlins Field Office would change the Great Divide Resource Management Plan, with public input, to address land acquisition and BLM management of these lands.

If the exchange is completed, BLM would acquire the riparian habitat along Cow Creek, sand hills habitat in the northern part of the lands proposed for exchange, and the JO Ranch buildings. The portion of Cow Creek included in the exchange, the adjacent riparian habitat, and the sand hills habitat are important in terms of the plant and animal life they support and they are not common in terms of total acreage in this area. This portion of Cow Creek could be important to non-game sensitive fish species like roundtail chubs, flannelmouth suckers, and bluehead suckers. The sand hills habitat area could be added to the existing Sand Hills Area of Critical Environmental Concern or ACEC. The objectives for management of the Sand Hills ACEC are to protect the unique vegetation complex, maintain wildlife values, minimize soil erosion, promote recreational opportunities. The JO Ranch buildings are historically significant and are eligible for inclusion as a National Historic site.

The grazing AUMs on the private lands are currently used to calculate the carrying capacity for the BLM grazing allotments. Therefore, the private lands are managed as part of the allotment. This management would not change if the JO Ranch lands are acquired.

4.3 Impacts of Acquiring the Welch Lands

Under the Proposed Action, the Welch lands shown in Figure 1-4 would become public lands. Unlike the other properties being offered for exchange by P&M, the Welch lands are not in-holdings within other federal lands but are surrounded by private lands. If the exchange is completed, these lands would be administered by the BLM Buffalo Field Office.

Section 206 of FLPMA, which deals with exchanges, and Section 209 of FLPMA, which deals with conveyance reservation and both minerals, have been incorporated the into existing approved resource management plan for the Buffalo Field Office. Under the Proposed Action, the BLM Buffalo Field Office would develop amendment to their land use plan, with public input, that would address BLM management of the Welch lands if the exchange is completed.

The Welch lands are a unique area in northern Sheridan County containing highly productive riparian haylands, upland hills, scoria outcrops, and river and riparian habitat in pristine condition. Since it includes about 1.5 miles of the Tongue River, the property has high potential for public recreation including fishing, big game and bird hunting, non-motorized boating, hiking, horseback riding, mountain biking and picnicking. The location of the Welch lands adjacent to the Tongue River and Thunderchild Rehabilitation Center may offer some recreational and management opportunities.

If the exchange is completed, BLM does not plan to change the existing management of the Welch lands, which has protected the natural resources and pristine conditions that presently exist. Existing uses on the Welch lands and surrounding area include livestock grazing and oil and gas development. These uses would continue under management protect the existing conditions. Land uses which do not currently exist on the lands. such as motorized recreation, would be evaluated with public input when BLM develops an amendment to the existing land use plan to address management of the Welch lands.

4.4 Impacts of Exchanging the Coal in the PSO Tract

If P&M acquires the federal coal beneath the PSO Tract under the Proposed Action, it is assumed that the PSO Tract would be developed into a new surface mine. For this analysis, it is also assumed that all the federal coal within the PSO Tract would be exchanged and be a part of the proposed Ash Creek mine plan (although the actual amount of coal to be exchanged will depend upon the

appraisal process). The boundaries of the tract would be consistent with the tract configurations proposed by P&M in the exchange proposal. In order to recover all of the mineable coal included in the PSO Tract and the adjacent private coal P&M proposes to mine, the area that would have to be permitted would be the tract as proposed plus the adjacent privately owned coal plus an adjacent strip of land that would be used for highwall reduction after mining and such mine-related activities construction of diversions, flood- and sediment-control structures, roads, and stockpiles. Table 4-1 shows the area of the PSO Tract that would be mined and the disturbance area. The environmental consequences implementing the Proposed Action or Alternative 3 would be the same. The coal would not be mined under Alternatives 1 and 2.

Surface mining and reclamation have been ongoing in the PRB for over two decades. During this time, effective mining and reclamation technologies have been developed and continue to be refined. Mining and reclamation operations are regulated SMCRA and Wyoming statutes. WDEO technically reviews all mine permit application packages to ensure that the mining and reclamation plans comply with all state permitting requirements and that the proposed coal mining operations comply with the performance standards of the DOI-approved Wyoming program. There are a number of federal and state permit approvals that are required in order to conduct surface mining operations (Appendix A). The

Table 4-1. Comparison of the Proposed Ash Creek Mine Disturbance and Mined Areas.

	No Action Alternative	Proposed Action
Total Area of Federal Coal Exchanged (Acres)	none	2,045
Estimated Area of Federal Coal Mined (Acres)	none	1,079
Estimated Total Disturbance Area (Acres) ¹	none	2,595

Notes:

Total Disturbance Area = area to be mined (PSO Tract and adjacent privately owned coal) + area disturbed for mine facilities, access roads, haul roads, railroad facilities, stockpiles, etc.

regulations are designed to ensure that surface coal mining impacts are mitigated. The impact assessment that follows considers all measures required by federal and state regulatory authorities as part of the Proposed Action.

4.4.1 Topography and Physiography

Surface coal mining would permanently alter the topography of the PSO Tract. Topsoil would be removed from the land and stockpiled or placed directly on recontoured areas. Overburden would be blasted and stockpiled or directly placed into the already mined pit, and coal would be removed. The existing topography the PSO Tract would substantially changed during mining. A highwall with a vertical height equal to overburden plus coal thickness would exist in the active pits. necessary, West Branch, Youngs Creek and Youngs Creek would be diverted into temporary channels or blocked to prevent flooding of the pits.

Typically, a direct permanent impact of coal mining and reclamation is topographic moderation. After

the reclamation. restored land surfaces are generally gentler, with more uniform slopes and restored basic drainage networks. The original topography of the PSO Tract is somewhat rugged. As a result, the expected post-mining topography would be more homogenous and subdued, but would blend with the undisturbed surroundings. Following reclamation, the average post-mining topography would be slightly lower in elevation than the pre-mining topography due to removal of the coal. (The removal of the coal would be partially offset by the swelling that occurs when the overburden and interburden are blasted, excavated and backfilled.) The land surface would be restored to the approximate original contour or to a configuration approved by WDEQ/LQD during the mine permitting process.

Direct adverse impacts resulting from topographic moderation include a reduction in microhabitats (e.g., cutbank slopes and bedrock bluffs) for some wildlife species and a reduction in habitat diversity, particularly a reduction in slopedependent shrub communities and associated habitat. A potential

indirect impact may be a long-term reduction in big game carrying capacity. A direct beneficial impact of the lower and flatter terrain would be reduced water runoff, which would allow increased infiltration and result in a minor reduction in peak flows. This may help counteract the potential for increased erosion that could occur as a result of higher near-surface bulk density of the reclaimed soils (Section 4.4.3). It may also increase vegetative productivity, and potentially accelerate recharge of groundwater.

The approximate original drainage pattern would be restored, and stock ponds would be replaced to provide and wildlife livestock watering sources. These topographic changes would not conflict with regional land use, and the post-mining topography would adequately support anticipated land use of the PSO Tract. measures are required by state regulations and are therefore considered part of the Proposed Action. Under the Proposed Action, the area that would be permanently topographically changed, as shown in Table 4-1, is 2,595 acres.

4.4.2 Geology and Minerals

P&M estimates that the proposed mining area would encompass approximately 1,720 acres. Thicknesses of the mineable coal seams vary across the project area, as described in Section 3.4.3.

The geology from the base of the Dietz 3 coal seam to the land surface would be subject to permanent change on

the PSO Tract under the Proposed The resulting subsurface Action. physical characteristics of these lands would be substantially altered by mining. The replaced overburden and interburden (backfill) would be a relatively homogeneous (compared to the pre-mining layers of shale, siltstone, and sandstone overburden interburden) and partly recompacted mixture. In the southern portion of the mine area where only the Dietz 3 seam would be mined, the replaced backfill would average approximately 140 ft thick, and in the northern part of the mine area where both the Dietz 3 and Dietz 1 seams would be mined, the replaced backfill thickness would average approximately 260 ft.

Drilling and sampling programs are conducted by all mine operators to identify overburden material that may be unsuitable for reclamation (i.e., material that is not suitable for use in reestablishing vegetation or that may affect groundwater quality due to concentrations of certain constituents such as selenium or adverse pH levels). As part of the mine permitting process, each mine operator is required to develop a management plan to ensure that this unsuitable material is not placed in where it mav areas groundwater quality or revegetation success. Each mine operator must also develop backfill monitoring plans as part of the mine permitting process to evaluate the quality of the replaced overburden. These plans would be developed for the proposed Ash Creek Mine if the exchange is completed.

During mining, other minerals present on the tract could not be developed. However, some of these minerals could be developed after mining. Several parcels are currently leased for oil and gas, although no conventional oil and gas wells are present on the PSO Tract. Several unsuccessful oil and gas exploration wells have been drilled on the tract, and oil and gas production continues to occur west of the tract in the Ash Creek and Ash Creek South Fields. The reservoirs from which the Ash Creek and Ash Creek South Fields produce would not be disturbed by mining; therefore, the potential exists for further conventional oil and gas exploration and production from any subcoal oil and gas reservoirs on the PSO Tract following mining.

As discussed in Sections 3.4.3 and 3.4.11, CBM development has rapidly occurred within and adjacent to the PSO Tract since 1999, and there are three potential coal seams (Dietz 3, Monarch, and Carney) that would be expected to produce CBM in the area. Only the Dietz 3 seam would be directly affected by mining. resources that are not recovered from the Dietz 3 prior to mining would be irretrievably lost when the coal is removed. CBM in the Monarch and Carney seams not recovered prior to mining could be recovered after However those resources mining. could potentially be drained from underneath the PSO Tract by wells completed in the Monarch and Carney seams on lands adjacent to the tract.

Currently, there are 147 CBM wells completed or permitted to be drilled within T.57N., R.84W., and there are 67 CBM wells within three miles of the PSO Tract in Montana. Nine CBM well locations (five existing and four permitted) are within the boundary of the federal coal being considered for exchange. The development of CBM in Sheridan County (Wyoming) and Big Horn County (Montana) has been affected by uncertainty due to difficulties in disposal of the produced water.

Groundwater from the Fort Union Formation coal seams in the northern and western parts of the PRB has a relatively high SAR which has caused concern about issuing permits to discharge CBM water into tributaries of the Tongue River. In the BLM's preferred alternative in the PRB Oil and Gas Project Draft EIS (Alternative 1), it is assumed that water in the Upper Tongue River sub-watershed would be handled by amending through passive methods before discharge or by infiltration containment impoundments.

None of the existing CBM wells in the Ash Creek/Youngs Creek area in Wyoming are in production at this time. Those CBM wells just north of the state line in Montana that are currently producing are exempt from the discharge moratorium by a grandfather clause.

For this analysis, it is assumed that the CBM wells would produce until mining activity approaches each well. This arrangement would be dependent on cooperation between

the federal oil and gas lessees, the owners of the private oil and gas (Figure 3-10), and P&M. rights Average well life estimated by most of the producers in the PRB is expected to be 10 to 12 years (DeBruin, et al. 2001), and the highest production rates typically occur during the first half of a well's life. Therefore, BLM estimates that a large portion of the CBM reserves could be recovered prior to initiation of mining activity on the PSO Tract under the Proposed Action, if the water discharge issues are resolved and the wells can begin producing.

CBM reserves not recovered from the Dietz 3 prior to mining would be vented to the atmosphere. CBM resources in the deeper coals may be drained from beneath the PSO Tract if they are not recovered prior to mining. Any facilities and equipment associated with CBM production and development on the PSO Tract would have to be removed prior to mining.

4.4.3 Soils

Disturbance related to coal mining would directly affect 2,595 acres of soil resources on and adjacent to the PSO Tract under the Proposed Action. The reclaimed soils would have different physical, biological, and chemical properties than the premining soils. They would be more uniform in type, thickness, and texture. Average topsoil thickness would be 24 to 36 inches across the entire reclaimed surface. Soil chemistry and soil nutrient distribution would be more uniform, and average topsoil quality would be improved because soil material that is not suitable to support plant growth would not be salvaged for use in reclamation. This would result in more uniform vegetative productivity on the reclaimed land. The replaced topsoil would support a stable and productive vegetation community adequate in quality and quantity to support the planned post-mining land uses (wildlife habitat and rangeland).

Specific impacts to soil resources would include an increase in the near-surface bulk density of the reclaimed soil resources. As a result, the average soil infiltration rates would generally decrease, which would increase the potential for runoff and soil erosion. Topographic moderation following reclamation would potentially decrease runoff, which would tend to offset this potential increase in runoff due to decreased soil infiltration capacity. The change in soil infiltration rates would not be permanent because revegetation and natural weathering action would form new soil structure in the reclaimed soils, and infiltration rates would gradually return to premining levels.

Direct biological impacts to soil resources would include a short-term reduction in soil organic matter, microbial populations, seeds, bulbs, rhizomes, and live plant parts for soil resources that are stockpiled before placement. Topsoil would be removed and stockpiled or direct placed on regraded surfaces. Once the mining operation is in a steady-state production condition, topsoil would

be directly placed to eliminate the need to rehandle.

Sediment control structures would be built to trap eroded soil, revegetation would reduce wind erosion, and soil or overburden materials containing potentially harmful chemical constituents (such as selenium) would be specially handled. These measures are required by state regulations therefore and are considered part of the Proposed Action.

4.4.4 Air Quality

Regulatory Background

Ambient air quality and the emission of air pollutants are regulated under both federal and state laws and regulations. Regulations potentially applicable to the Proposed Action the following: include NAAQS; WAOSR: PSD; NSPS: Federal Operating Permit Program (Title V); and State of Wyoming Standards for BACT.

The Federal CAA, and the subsequent CAAA of 1990, require the U.S. EPA to identify NAAQS to protect public health and welfare. The CAA and the CAAA established NAAQS for six "criteria" pollutants. known as pollutants because the ambient standards set for these pollutants satisfy "criteria" specified in the CAA. A list of the criteria pollutants regulated by the CAA, and the currently applicable NAAQS set by the EPA for each, is presented in Table 4-2.

Pursuant to the CAA, the EPA has developed classifications for distinct geographic regions known as air basins and for major metropolitan statistical areas (MSAs). Under these classifications. for each federal criteria pollutant, each air basin (or portion of a basin or MSA) is classified as in "attainment" if the area has "attained" compliance with (that is, not exceeded) the adopted NAAQS for that pollutant, or is classified as "non-attainment" if the levels of ambient air pollution exceed the NAAQS for that pollutant. Areas which sufficient ambient monitoring data are not available are designated as "unclassified" for those particular pollutants. designate areas within their borders as being in "attainment" or "nonattainment" with the NAAQS. Since the PSO Tract is near the border of Wvoming and Montana, attainment status of nearby areas in both states is considered. proposed Ash Creek Mine is in an area designated an attainment area for all pollutants. However, the town of Sheridan, Wyoming, located about 12 miles south of the project area, is a non-attainment area for PM₁₀. Also, the town of Lame Deer, Montana, located about 50 miles northeast, is a non-attainment area for PM₁₀. The of Laurel and Billings. Montana, non-attainment areas for SO₂, are located about 90 miles northwest of the project area.

Under requirements of the CAA, the EPA has established PSD rules, the purpose of which is to prevent deterioration of air quality in areas that are in attainment with the

Table 4-2	Federal and Sta	te Amhient Air	· Ouality Stand	lards for C	Criteria Pollutants.
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		Wyoming Standards Federal Standards		Standards
Criteria Pollutant	Averaging Period	Concentration ^a	Primary Concentration ^a	Secondary Concentration ^b
Ozone (O ₃)	1-Hour 8-Hour ^b	80 ppbv ^c	120 ppbv (235 μg/m³) 80 ppbv (157 μg/m³)	Same as Primary Standards
Carbon Monoxide (CO)	8-Hour ^d 1-Hour ^e	9 ppmv (10 mg/m³) 35 ppmv (40 mg/m³)	9 ppmv (10 mg/m³) 35 ppmv (40 mg/m³)	
Oxides of Nitrogen (NO _x) as Nitrogen Dioxide (NO ₂)	Annual	100 μg/m ³ (50 ppbv)	100 μg/m³ (53 ppbv)	Same as Primary Standards
Sulfur Dioxide (SO ₂)	Annual 24-Hour ^d 3-Hour ^d	60 μg/m³ (20 ppbv) 260 μg/m³ (100 ppbv) 1,300 μg/m³ (500 ppbv)	80 μ g/m ³ (30 ppbv) 365 μ g/m ³ (140 ppbv)	 1,300 μg/m³ (500 ppbv)
Particulate Matter #10 Microns in Aerodynamic Diameter (PM_{10})	24-Hour ^d 24-Hour (Based on the 99 th Percentile Averaged over Three Years)	150 μg/m³ 	150 μg/m³ 150 μg/m³	Same as Primary Standards
	Annual Arithmetic Mean	50 μg/m ³	50 μg/m ³	Same as Primary Standards
Particulate Matter #2.5 Microns in Aerodynamic Diameter $(PM_{2.5})$	24-Hour (Based on the 98 th Percentile Averaged over Three Years) Annual Arithmetic Mean Averaged over Three Years		65 μg/m³ 15 μg/m³	
Lead (Pb)	Calendar Quarter	$1.5 \ \mu g/m^3$	$1.5 \mu g/m^3$	Same as Primary Standards
Hydrogen Sulfide	½ Hour ½ Hour	Primary 70 μg/m ^{3e} Secondary 40 μg/m ^{3f}		
Suspended Sulfates	Annual 30 Day	250 μg/m³ 500 μg/m³		
Fluorides in Ambient Air	12 Hours 24 Hours 7 Days 30 Days	3 μg/m³ 1.8 μg/m³ 0.5 μg/m³ 0.4 μg/m³	 	

^a Equivalent units given in parentheses are based upon a reference temperature of 25° C and a reference pressure of 760 mm mercury. Measurements of air quality are corrected to a reference temperature of 25° C and a reference pressure of 760 mm mercury (1,013.2 millibar); ppmv and ppbv in this table refer to parts per million by volume and parts per billion by volume, respectively, or micro-moles of pollutant per mole of gas. μ g/m³ = micrograms per cubic meter.

ь The 8-hour ozone standard would be implemented once an area achieves attainment for the 1-hour standard.

c The 8-hour ozone standard is met when the average of the annual fourth highest daily maximum 8-hour average ozone concentration is less than or equal to .008 ppm (80 ppbv).

d A violation occurs on the second exceedance during a calendar year.

e Not to be exceeded more than two (2) times per year.

f Not to be exceeded more than two (2) times in five (5) consecutive days.

national AAQS. Increases in ambient concentrations of NO_{2} , SO_{2} , and PM_{10} are limited to modest increments in Class II areas (most of the country), and to very small increments in Class I areas (national parks and other designated pristine areas).

In addition to the designations relative to attainment of the NAAOS, the CAA requires the EPA to place each airshed within the United States three into one of PSD PSD Class I is the classifications. most restrictive air quality category. It was created by Congress to prevent further deterioration of air quality in National Parks and Wilderness Areas of a given size which were in existence prior to 1977 or those additional which areas have since designated Class I under federal regulations (40 CFR 52.21). remaining areas outside of the designated Class I boundaries were designated Class II areas, which allow a relatively greater deterioration of air quality over that in existence in 1977, although still within the NAAQS. No Class III areas, which would allow air quality to degrade to the NAAOS, have been designated. The federal land managers have also identified certain federal assets with Class II status as "sensitive" Class II areas for which air quality and/or visibility are valued resources. These sensitive Class II areas include the Northern Chevenne Indian Reservation, Cloud Peak Wilderness Area and Devil's Tower National Monument, which are approximately 25, 36 and 93 miles distant, respectively. The closest designated Class I area to the PSO Tract is the North Absaroka Wilderness, located about 130 miles to the west of the site. The next closest Class I area is Wind Cave National park in South Dakota, located about 195 miles east southeast of the site.

Federal PSD regulations limit the maximum allowable increase ambient particulate matter in a Class I airshed resulting from a major stationary source or major modification to 4 µg/m³ (annual geometric mean) and 8 µg/m³ (24hour average). Increases in other criteria pollutants similarly are limited. Specific types of facilities which emit, or have the PTE, 100 tpy or more of PM₁₀ or other criteria air pollutants, or any facility which emits, or has the PTE, 250 tpy of more of PM₁₀ or other criteria air pollutants, is considered a major stationary source. However, fugitive emissions are not counted against the PSD threshold unless the source is so designated by federal rule (40 CFR 52.2).

The NSPS were established by the CAA. The standards, which are for new or modified stationary sources, require the sources to achieve the best demonstrated emissions control technology. The NSPS apply to specific types of processes, which in the case of the Proposed Action include certain activities at the coal preparation plant. The requirements applicable to these existing units are found in 40 CFR Part 60, Subpart Y (Standards of Performance for Coal Preparation Plants), and WAOSR Chapter 5, Section 2 (b) Subpart Y.

As part of the CAA and its subsequent amendments, a facilitywide permitting program established for larger sources of pollution. This program, known as the Federal Operating Permit, or Title V program, requires that these "major sources" of air pollutants submit a Title V permit application. To be classified as a "major source", a facility must have a PTE of greater than 100 tpy of any regulated pollutant, 10 tpy of any single hazardous air pollutant (HAP), or 25 tpy or more of any combination of from applicable HAPs, sources. Fugitive emissions are only counted towards these thresholds for certain categories of facilities. In the case of Proposed Action, fugitive the emissions from mining activities be exempt, but fugitive emissions directly associated with the preparation plant (e.g., fugitive truck dump emissions) would be considered in the threshold determination.

As discussed in Section 3.4.5, there is public concern over the releases of NO_x from overburden blasting, which can form a low-lying, gaseous orange cloud that can be transported by wind. Exposure to NO_x can cause adverse health effects. Appendix F provides information about nitrogen dioxide (NO₂) and its potential health effects. In the Powder River basin, individuals have complained of health effects after exposure to visible clouds. EPA has expressed concerns that NO_x levels in some blasting clouds may be sufficiently high at times to cause human health effects. In the summer of 1999 a collaborative group of PRB mines, under the Air

Quality Subcommittee of the WMA, collected background air quality data and developed a monitoring program to collect information on the contents of post-blast clouds. A report prepared by the subcommittee and titled *Powder River Basin Short-term Exposure to NO₂ Study* provides a summary of that data, and a brief discussion of its contents is included in Section 4.8.4.

As a result of these incidents, WDEQ has directed some mines to take steps designed to mitigate the effects of NO₂ emissions occurring from overburden The steps that may be blasting. required include: public notifications (in the form of warning signs along roadways public for example); temporary closure of public roadways near a mine during and after a blast; establishment of safe set-back distances from blasting when prohibiting blasting wind direction is toward a neighbor; prohibiting blasting during temperature inversions; establishment of monitoring plans; estimation of NO2 concentrations; and development of blasting procedures that would protect public safety and health.

<u>Specific Regulatory Applicability – Proposed Action</u>

Emission inventories (Table 4-3) were developed for each year for the Proposed Action, based on the Life of Mine operating parameters shown in Table 4-4. For purposes of determining PTE for PSD and Title V applicability purposes, only point source emissions and fugitive truck

Table 4-3. Annual Emissions Summary for the Proposed Ash Creek Mine.

	Annual Emissions		<u> </u>		
Year	Source	PM ₁₀ (tpy)	NO _v (tpy)	CO (tpy)	VOC (tpy)
0	Fugitive	61.4	0	0	0
	Point	28	0	0	0
_	Total	89.4	0	0	0
1	Fugitive	79.5	59.03	18.53	3.2
	Point	28	0	0	0
2	Total	107.5	59.03	18.53	3.2
2	Fugitive	88.4	121.17	40.25	6.14
	Point	28	0	0	0
	Total	116.4	121.17	40.25	6.14
3	Fugitive	127.2	226.63	76.2	10.63
	Point	28	0	0	0
4	Total	155.2	226.63	76.2	10.63
4	Fugitive	174.2	341.36	114.21	15.36
	Point	28	0	0	0
_	Total	202.2	341.36	114.21	15.36
5	Fugitive	230.7	496.28	169.26	21.92
	Point	28	0	0	0
	Total	258.7	496.28	169.26	21.92
6	Fugitive	233.1	517.3	177.95	22.84
	Point Total	28	0	0 177.95	0 22.84
7		261.1	517.3 489.52		
1	Fugitive	227		169.36	21.91
	Point Total	28	0	0	0
0		255	489.52	169.36	21.91
8	Fugitive	213.4	467.84	161.74	21.08
	Point Total	28 241.4	0	0	0
9	Fugitive	209.3	467.84	161.74	21.08
9	Point	209.3 28	436.17 0	147.59 0	19.58 0
	Total	237.3	436.17	147.59	19.58
10	Fugitive	224.1	478.97	163.05	21.25
10	Point	28	0	0	0
	Total	252.1	478.97	163.05	21.25
11	Fugitive	207.9	450.46	153.66	20.22
11	Point	28	0	0	0
	Total	235.9	450.46	153.66	20.22
12	Fugitive	200.4	436.6	149.33	19.75
12	Point	28	0	0	0
	Total	228.4	436.6	149.33	19.75
13	Fugitive	158.6	339.37	115.91	16.13
	Point	28	0	0	0
	Total	186.6	339.37	115.91	16.13
14	Fugitive	156.5	336.22	115.23	16.05
	Point	28	0	0	0
	Total	184.5	336.22	115.23	16.05
15	Fugitive	222.7	469.42	158.25	20.74
	Point	28	0	0	0
	Total	250.7	469.42	158.25	20.74
16	Fugitive	259.4	575.09	197.16	24.93
	Point	28	0	0	0
	Total	287.4	575.09	197.16	24.93
17	Fugitive	237	510.99	171.25	22.16
	Point	28	0	0	0
	Total	265	510.99	171.25	22.16
18	Fugitive	54	20.92	5.97	1.82
	Point	28	0	0	0
	Total	82	20.92	5.97	1.82
19	Fugitive	37.9	20.92	5.97	1.82
	Point	28	0	0	0
	Total	65.9	20.92	5.97	1.82
20	Fugitive	15.4	7.58	2.29	0.53
	Point	28	0	0	0
	Total	43.4	7.58	2.29	0.53

4-14

Table 4-4. Life of Mine Operating Parameters for the Proposed Ash Creek Mine.

Year	Scraper Hours	Overburden Removal (bcy)	Coal Removed (tons)	Open Acres	Overburden Truck (miles traveled)	Coal Truck (miles traveled)	Grader Hours	Overburden Blasts	Coal Blasts	Facility Fuel Use (gallons)	ANFO (tons)
0	13,918	0	0	460	0	0	1,500	0	0	24,363	0
1	6,208	3,000,000	1,000,000	665	7,615	3,344	2,199	150	50	355,862	1,000
2	3,264	5,400,000	2,500,000	646	34,794	7,176	2,880	150	50	732,475	1,975
3	3,028	11,400,000	5,000,000	732	65,663	14,500	4,365	150	50	1,344,013	4,100
4	3,920	19,900,000	7,000,000	767	95,195	22,372	6,200	150	50	1,991,311	6,725
5	6,384	27,700,000	10,000,000	840	148,733	45,573	8,086	150	50	2,914,655	9,425
6	4,023	28,100,000	10,000,000	856	178,313	46,165	8,156	150	50	3,055,750	9,525
7	5,125	24,600,000	10,000,000	936	172,915	52,675	7,545	150	50	2,912,784	8,650
8	3,306	22,800,000	10,000,000	908	160,262	56,226	7,230	150	50	2,787,540	8,200
9	3,462	23,300,000	10,000,000	884	104,635	65,104	7,318	150	50	2,558,853	8,325
10	5,028	26,400,000	10,000,000	824	118,557	73,982	7,859	150	50	2,812,649	9,100
11	3,286	23,400,000	10,000,000	815	105,084	82,268	7,335	150	50	2,657,281	8,350
12	3,009	21,700,000	10,000,000	808	97,450	89,962	7,038	150	50	2,585,273	7,925
13	2,823	12,900,000	10,000,000	794	57,931	96,473	5,501	150	50	2,034,382	5,725
14	2,526	12,200,000	10,000,000	799	54,788	102,983	5,378	150	50	2,022,602	5,550
15	4,196	27,100,000	10,000,000	852	126,992	45,573	7,981	150	50	2,735,632	9,275
16	6,858	34,000,000	10,000,000	812	209,114	27,817	9,187	150	50	3,373,355	11,000
17	6,550	32,200,000	10,000,000	734	154,034	18,348	8,872	150	50	2,951,637	10,550
18	5,069	0	0	567	0	0	1,500	0	0	148,620	0
19	9,819	0	0	242	0	0	1,500	0	0	148,620	0
20	7,314	0	0	0	0	0	1,500	0	0	54,940	0

 PM_{10} emissions at dump the preparation plant count would towards the PTEapplicability thresholds (Table 4-5). There are no applicable NO_x sources that would count against the PTE, therefore the NO_x PTE would be zero. The Proposed Action would not trigger PSD permitting requirements nor federal Title V operating permit requirements based on these inventories.

Any New Sources of emissions locating within the State of Wyoming must obtain state construction and operating permits unless the emissions and impacts are determined to be "insignificant" by the Administrator of the WDEQ/AQD. While the term "insignificant" is not defined for these purposes within the WAOSR, the magnitude of emissions predicted from the Proposed Action would without doubt trigger state construction and operating permit requirements based on long standing WDEQ/AQD policy with regard to surface coal mines.

The construction permitting rules of the WDEQ/AQD (Chapter 6, Section

2 of the WAQSR) provide that a permit to construct cannot be issued unless the applicant demonstrates that the facility (Proposed Action) would comply with all applicable aspects of the WAOSR, including that the facility would not cause or significantly contribute exceedances of state or federal ambient air quality standards or increments. Moreover, the WAQSR provide that all new or modified facilities must employ BACT for the all contaminants mitigation of released to the atmosphere, regardless of the source's PTE. In the case of large surface coal mines, Section 6, Chapter 2 of the WAQSR (and long-term WDEQ/AQD policy) provides that BACT would typically include watering and chemical treatment of haul roads, silos or similar enclosures for out-of-pit coal storage, use of high efficiency baghouses or similar controls on preparation plant process sources, other best management practices.

Table 4-5. Point Source and Applicable Fugitive Emissions for PTE Determinations.

PM ₁₀ (tpy)
Worst-Case, Year 16
2.87
5.60
11.20
5.60
5.60
30.87

Standards of Performance for Coal Preparation Plants (40 CFR 60, Certain "affected" facilities at the coal preparation plant would also be subject to a 20 percent opacity standard as provided by the Federal Subpart Y) and its equivalent state Proposed Ash Creek Mine would include coal processing and conveying equipment (including crushers, coal storage systems, and coal transfer and loading systems).

<u>Environmental Consequences –</u> Significance Criteria

The Proposed Action would have a significant effect on the environment if any of the following would occur:

- violation of any regulatory requirement of U.S. EPA or WDEQ/AQD;
- violation of any state or federal ambient air quality standard;
 or
- significant contribution to an existing or predicted air quality standard exceedance.

Air quality modeling for PM₁₀ and NO₂ was conducted for the Proposed Action to determine air quality environment. impacts to the Modeling tools used in this effort, including emission factors, estimation methods, and model selection were consistent with WDEQ/AQD policy. impacts Air quality modeled/assessed for the "worstcase" annual period of the LOM (Year 16. Table 4-4). Annual LOM inventories were developed using WDEQ/AQD emission factors and approaches and Year 16 was selected for a detailed air quality modeling analysis.

The U.S. EPA's Industrial Source Complex (ISC3) model was used to determine model predictions of future air quality impacts. The model was run in "regulatory mode".

Model inputs included a 5-year set of hourly meteorological data collected by the National Weather Service in Sheridan, Wyoming, the emissions estimates shown in Table (apportioned into appropriate area sources superimposed over active emitting areas of the mine) and receptor locations at which concentrations were predicted. Receptors were placed in an array encircling the active mining areas at a distance of 500 meters from the coal removal blocks.

The 500 meter distance was selected to approximate the area external to the active coal block which is needed for conduct of mining activities. For Wyoming compliance demonstrations, ambient air impacts are evaluated at the outside boundary of Lands Necessary to Conduct Mining (LNCM), assuming that these areas are fenced to preclude public access. This 500 meter distance from modeled area sources also allows all receptors to be located beyond the distance (one area source width) within which the ISC3 model may overpredict impacts because of approximations in the model area source algorithms.

Annual PM₁₀ concentration estimates were generated for all preparation plant and truck loading sources. To determine concentrations. background а $\mu g/m^3$ concentration of 15 (WDEQ/AQD policy) was added to the source impact prediction comparison to applicable ambient air quality standards.

Annual NO_x concentrations were generated for all mine, vehicular and blasting sources. A background of 20 $\mu g/m^3$ was added to the source impact predictions for comparison to the applicable NO_2 standard.

Modeling was not conducted for the short-term 24-hour PM₁₀ standard. The WDEQ/AQD has always held that short-term modeling of surface mining emissions was a futile exercise because of the lack of sufficiently accurate modeling tools to simulate variability short-term in emission rates and locations as well as short-term micro-scale variability in atmospheric dispersion conditions. Moreover, the U.S. Congress also recognized these modeling limitations in the 1990 CAAA. Section 234 of the Act prohibited the EPA from requiring states to perform short-term modeling of PM₁₀ from coal mines until such time as EPA could demonstrate sufficiently accurate modeling tools were available. EPA has not been able to make that demonstration to date and has reported their failure to do so to Congress.

The mitigation measures considered in the modeling of the Proposed Action satisfy the requirements for BACT per Chapter 6, Section 2 of the WAQSR. Those measures include:

- High efficiency baghouses on the crusher, conveyor transfers, storage bin and train loadout, meeting a standard of 0.01 grains per dry standard cubic foot (dscf) of exit volume
- Installation of a stilling shed to control fugitive emissions at the coal preparation plant truck dump
- Application of water and chemical surfactant to haul roads
- Watering of active work areas
- Rapid re-vegetation of reclaimed surfaces
- Reclamation plan to minimize surface disturbances subject to wind erosion
- Paving of access roads

Model results for PM₁₀ and NO₂ impacts of the Proposed Action are shown in Table 4-6 and Figures 4-1 Table 4-6 presents the and 4-2. maximum predicted annual average concentrations of PM₁₀ and NO₂ due Proposed Action, the to maximum total concentrations after the addition of background levels due to distant and natural pollutant Also shown are the sources. applicable Wyoming and National AAQS. Operation of the proposed Ash Creek Mine during the worst-case operating year is indicated to produce

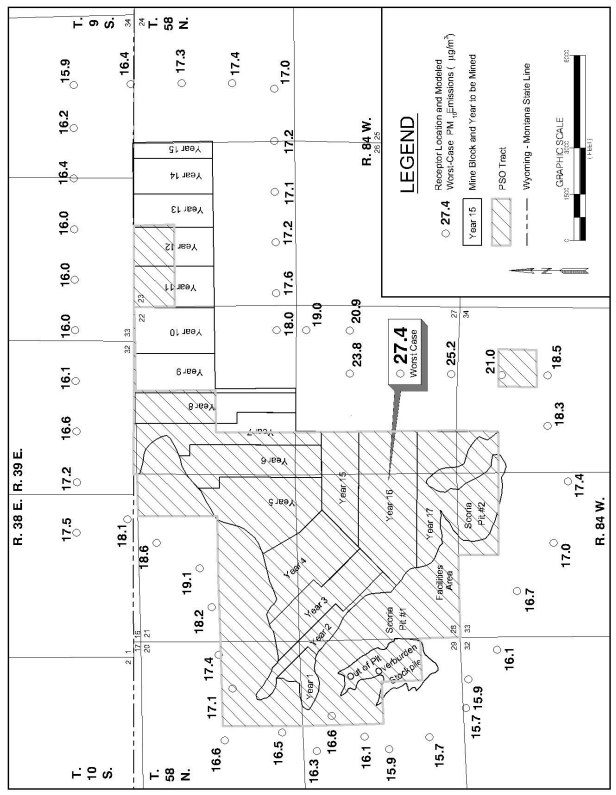


Figure 4-1. Modeled Maximum PM $_{10}$ Annual Average Concentrations (g/m) 3 , Including Background of $15 \mu g/m$ 3 , at the Proposed Ash Creek Mine.

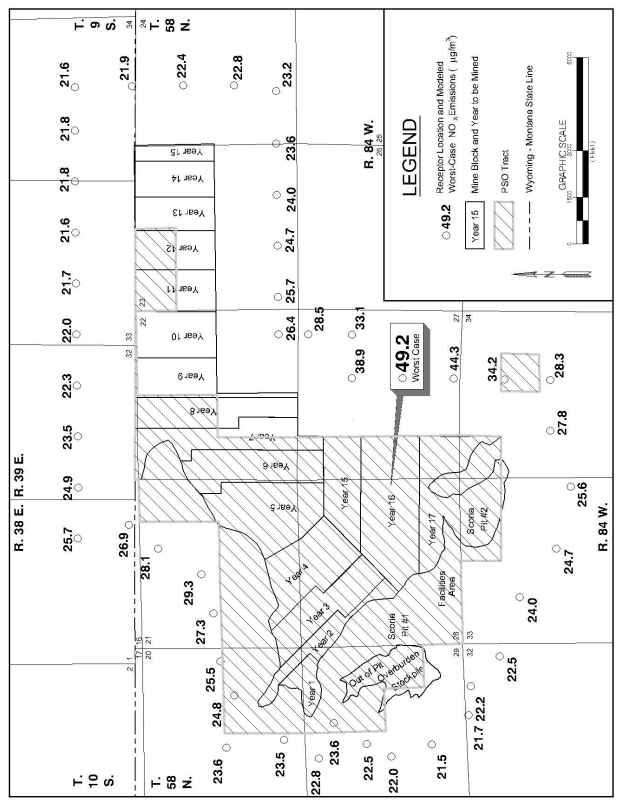


Figure 4-2. Modeled Maximum NO $_{\rm X}$ Annual Average Concentrations ($_{\rm g/m}$), Including Background of 20 $_{\rm Hg/m^3}$, at the Proposed Ash Creek Mine.

Table 4-6. Comparisons of Maximum Predicted Annual Impacts to Applicable Standards.

	$PM_{10} (\mu g/m^3)$	$NO_x (\mu g/m^3)$
Maximum Predicted Concentration	12.4	29.2
Background Concentration	15.0	20.0
Total Concentration	27.4	49.2
Federal AAQS	50	100
Wyoming AAQS	50	100

impacts well below all ambient standards.

Figures 4-1 and 4-2 show predicted total concentrations (including background) at modeled receptor points surrounding the mine for PM_{10} and NO_2 , respectively. The plotted concentrations (in $\mu g/m^3$) represent predicted annual average concentrations for the modeled year with the greatest impact.

The PM₁₀ and NO₂ modeling analysis also determined maximum predicted concentrations annual a t surrounding Class I and sensitive Class II areas, as well as in the town of Sheridan. The highest predicted concentrations due to the Proposed Action are $0.07 \mu g/m^3$ (annual PM_{10}) and $0.15 \,\mu\text{g/m}^3$ (annual NO₂) at the Northern Chevenne Reservation, the Class I/Sensitive Class II area with the highest impact. These predicted concentrations are well below Class II significance levels and Class I PSD increments.

The maximum predicted annual PM_{10} impact from the Proposed Action in the town of Sheridan is $0.27~\mu g/m^3$. This is below the "significant impact level" of $1.0~\mu g/m^3$ that would be deemed to cause or contribute to an exceedance of the AAQS in the Sheridan non-attainment area.

Air quality impacts resulting from, or associated with, mining operations would be limited primarily to the operational life of the mine. During the time the PSO Tract is mined, the elevated levels of particulate matter in the vicinity of the mining operations would continue, as would the elevated concentrations of gaseous emissions due to fuel combustion. Compliance with all state and federal air quality standards would be maintained. Mining would occur near State Highway 338, the Ash Creek Road and the Youngs Creek Road making dust visible to the public. The required mitigation measures, which are discussed in Section 4.6, would minimize this impact.

4.4.5 Water Resources

Surface Water

Changes in runoff characteristics and sediment discharges would occur during mining of the PSO Tract as a of the destruction result reconstruction of drainage channels as mining progresses. Erosion rates could reach high values on the disturbed area because of vegetation removal. However, both state and federal regulations require that all surface runoff from mined lands be treated as necessary to meet effluent Generally, the surface standards. runoff sediment is deposited in ponds or other sediment-control devices inside the permit area.

A hydrologic control plan for the proposed Ash Creek Mine would be designed to prevent surface runoff from interfering with the mining operations and to maintain the quantity and quality of the waters as they occur on and adjacent to the tract. Streamflow in Little Youngs and Youngs Creeks would be diverted around the active mining areas in temporary diversion ditches. Due to its location in the headwater area of West Branch, runoff from drainage is not expected to be substantial; therefore, the hydrologic control would probably consist of allowing runoff to accrue to the mine pit, where it would be treated and discharged according to the standards of WDEQ/WQD. A large flood control reservoir or temporary drainage diversion for this stream is not anticipated. If flood control impoundments are used in the

operation, it would be necessary to evacuate them following major events to provide space for the next flood. All necessary diversion systems and drainage controls would be designed to prevent material damage and minimize adverse impacts to the hydrologic balance outside the permit area. All diversions and associated structures would be designed, using the BACT, to prevent additional contribution of suspended solids to streamflow outside the permit area, and protect the water rights of downstream users.

Several sediment ponds, alternative sediment control structures (i.e., gravel check dams, grass filters), and other BACT structures would be used as required to control surface water quality from mining and reclamation activities. Backfilling, regrading and seeding would be completed on a routine basis to minimize the amount of area disturbed and not reclaimed at any given time. Sediment produced by large storms (i.e., those equal to or greater than the 10-year, 24-hour events) storm adversely impact downstream areas. WDEQ/LQD would require monitoring program to assure that sediment ponds would always have adequate space reserved for sediment accumulation.

During mining, pit water, which originates from groundwater seepage into the pit and from rainfall runoff within the pit and its associated drainage area, would be pumped into treatment/sediment ponds where solids would be allowed to settle before being discharged into surface

waters outside the permit area. Effluent from the mine pits, which would predominantly be mixtures of naturally occurring groundwaters, should cause no detectable changes in the water quality of the receiving stream(s). Discharge quantity and quality would be monitored and reported according to WDEQ/LQD discharge permit requirements.

The loss of soil structure would act to increase runoff rates on the PSO Tract in reclaimed areas. The general decrease in average slope reclaimed areas, discussed in Section 4.4.1, would tend to counteract the potential for an increase in runoff. Soil structure would gradually reform over time, and vegetation (after successful reclamation) would provide erosion protection from raindrop impact, retard surface flows and control runoff at approximately pre-mining levels.

After mining and reclamation are complete, surface water flow, quality, and sediment discharge from the PSO Tract would approximate pre-mining conditions. A goal of the reclamation would be provide to approximately the premining degree of erosional stability in the postmining drainage system. In addition, the mine permit application would address the reconstruction of the irrigation systems and the acreage of irrigated land to insure restoration of the identified AVF. These measures are required by state regulations and are therefore considered part of the Proposed Action.

Groundwater

Mining the area shown in Figure 2-2 as proposed by P&M would impact the groundwater resource quantity in three ways: 1) Mining would remove the coal aquifers on the mined land replace and them with unconsolidated backfill materials; 2) mining would remove the Little Youngs Creek and Youngs Creek alluvial aguifer where it crosses the mined land and temporarily interrupt the alluvial underflow until the alluvial materials are replaced; and 3) water levels in the coal and alluvial aguifers adjacent to the mine would continue to be depressed from the open pit on the PSO Tract. The area subject to lower water levels would be roughly in proportion to the area affected by mining.

Mining operations at the proposed Ash Creek Mine would remove the coal seam aguifers on 1,720 acres (Proposed Action) and replace them with backfill composed of unlayered mixture of the shale, siltstone, and sand that make up the existing Fort Union Formation overburden and interburden. operations at the proposed Ash Creek Mine would also remove the alluvial aquifer of Little Youngs and Youngs Creeks, outside of the PSO Tract, where they cross lands proposed for mining operations on private coal in the north half of Sections 22 and 23. T.58N., R.84W. As the mining operation progresses through the alluvial stream vallevs, these would selectively materials be salvaged and stockpiled as they are

encountered in order to be replaced during reclamation.

Impacts to the local groundwater systems resulting from mining include completely dewatering the coal and extending drawdowns some distance away from the active mine The extent that drawdowns would propagate away from the mine pits would be a function of waterbearing properties of the aquifer material, the dimensions of the mine pit and the duration of time that the pit is open. Due to the hydraulic nature of confined versus unconfined aquifers. broader, shallower drawdown is expected in confined aguifers (having low storativity), and steeper, more localized drawdown is expected in unconfined aquifers (having high storativity). In material with high transmissivity and low storativity, drawdowns would extend further from the pit face than in materials with lower transmissivity and higher storage. As discussed in Section 3.4.6, the Fort Union coal seam aquifers in this area have relatively low hydraulic conductivities and are typically confined, while the alluvial aquifer has a relatively high conductivity and hvdraulic unconfined.

As described in Section 3.4.6, the reclaimed PSO No.1 Mine/Ash Creek Mine is located within a coal aquifer flow system bound by regional northeast-trending faults that isolate groundwater flow to the northwest and southeast. Under baseline conditions, groundwater flow direction in the coal seams is generally northeastward, controlled

by hydrogeologic boundaries created by these northeast-trending faults. Recharge to the system occurs where the seams contact clinker deposits in the uplands to the west southwest of the PSO Tract, and generally wherever they subcrop beneath saturated alluvial deposits. Most discharge from the coal seams occurs to the east and northeast of the proposed Ash Creek Mine, along the Tongue River. Potentiometric drawdowns associated with mine pit dewatering would be confined within the northeast-trending fault block created bv these hydrologic boundaries. In other words, the faults are assumed to be absolute boundaries barrier and drawdowns would occur across them due the stratigraphic t o displacements. In addition. structural faults have been observed to be barrier boundaries that restrict potentiometric drawdowns in the coal seams in the area of the Decker and Spring Creek Coal Mines.

Groundwater level declines in the coal seam aquifers during active mining would be strongly controlled by faults that serve as barriers to groundwater flow and by the coal seam outcrops and subcrops. Due to erosion and burning, the Dietz 1 and Dietz 3 coal seams are not continuous to the southwest; therefore, drawdowns can extend only to the northeast for any appreciable distance from the mine. The extent of the potentiometric head declines in these two coal seams would probably be limited to the effective increase the coal in transmissivity where the seams coalesce downdip (northeast) of the

PSO Tract, and the proximity to the seams' outcrops, subcrops, and recharge sources.

Potentiometric declines are a function of distance from the pit and the hydrologic barriers and boundaries such as crop lines, recharge sources, structural faults, and coal seam divergence lines. The Dietz 1 seam subcrops beneath the saturated alluvium of Little Youngs Creek within the proposed Ash Creek Mine area. Furthermore, the Dietz 1 and Dietz 3 seams coalesce only a short distance downgradient, northeast of subcrop/ recharge therefore, it is assumed that the Dietz 1 and Dietz 3 seams northeast and east of the mine area would respond as one aquifer. Drawdowns in the Dietz 1/Dietz 3 unit would be primarily governed by water levels in alluvium until the mining the operation has progressed across the alluvial valley of Little Youngs Creek. Maximum drawdown of potentiometric surface in the coal would therefore not occur until after mining has removed this recharge source.

Water level data showing the drawdowns and recovery in the of the immediate vicinity No. 1 / Ash Creek Mine pit are included each year in P&M's annual hydrology report to the WDEQ/LQD. As stated in Section 3.4.6, groundwater levels in the coal seams have rapidly recovered since the PSO No. 1 Mine pit was backfilled, and potentiometric nearly levels have reached predisturbance equilibrium (P&M 2001). Therefore, predictions of the potentiometric drawdown that result from mining the PSO Tract are based upon the predisturbance potentiometric surface elevations in the coal seam aguifers.

Significant stream recharge and fault barrier boundaries exist in the vicinity of the proposed Ash Creek Mine site. It is expected therefore that in a relatively short period of time after the initial pit is opened, the affected area would intercept barrier boundaries, and recharge reestablishing steady-state a condition. The PSO No. 1 Mine permit (Ash Creek Mining Company 1984) used a one-dimensional flow equation in consideration of aquifer recharge and barrier boundaries to estimate the steady-state groundwater pit inflow rates and the maximum potential head declines in the coal seams.

The predicted drawdown over the life of mine resulting from the Proposed Action is shown in Figure 4-3. The drawdown configuration depicted is a composite of that expected to occur in the combined Dietz 1/Dietz 3 coal seam. This prediction is approximate and was based on extrapolation of the Ash Creek Mining Company's earlier extending prediction bv drawdown northeastward with respect to the configuration of P&M's proposed Ash Creek Mine. precise predictions would be required order to submit а permit application to the WDEQ/LQD.

As discussed in Chapter 3, in July 2001, the Wyoming SEO and Montana DNRC records indicated a

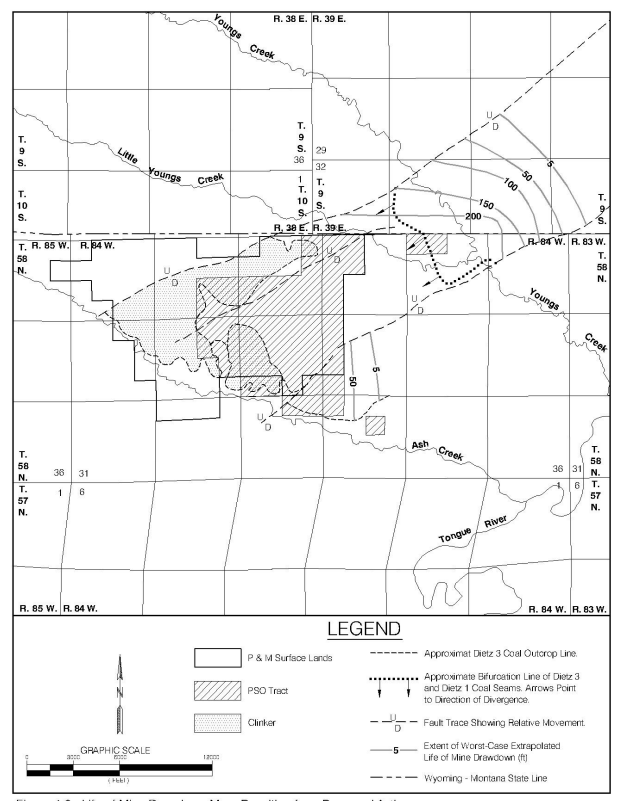


Figure 4-3. Life of Mine Drawdown Map, Resulting from Proposed Action.

total of 358 permitted water wells were located within three miles of the federal coal being considered for exchange, of which 345 are within Wyoming and 13 are within Montana. Of the 345 permitted wells Wyoming, 83 are monitoring wells related to surface coal mining. There are 37 mine-related monitoring wells in Montana, although the DNRC does not require a Certificate of Water Right for scientific monitoring wells, as there is no beneficial use of water. Of the 275 other wells, 32 are permitted for stock watering, 16 are permitted for domestic use, 16 are permitted for stock watering and domestic use, 207 are permitted for both CBM development and stock watering, 3 are permitted for CBM development only, and one is permitted for miscellaneous use. In addition, a total of 76 CBM wells currently exist in Montana that are within a three mile radius of the federal coal being considered for exchange. Similar to monitoring wells, the State of Montana has ruled that a Certificate of Water Right is not required for a CBM well unless the discharge water is put to a beneficial use (i.e., stock watering). A listing of the 275 permitted wells that are not mining related monitoring wells is provided in Appendix E.

In compliance with SMCRA and Wyoming regulations, mine operators are required to provide the owner of a water right whose water source is interrupted, discontinued, or diminished by mining with water of equivalent quantity and quality; this mitigation is thus part of the Proposed Action. The most probable source of replacement water would be one of the aquifers underlying the Dietz 3 coal seam.

The potential for drawdown to affect neighboring groundwater users would be minimal. This determination was based on the finding that there are just two known groundwater right holders within the area of the 5-ft drawdown contour, assuming both well completion depths are such that they produce water from the Dietz 1/Dietz 3 coal seam. As depicted by Figure 4-3, the extrapolated life of mine drawdown in the Dietz 1/Dietz

Table 4-7. Water Supply Wells Possibly Subject to Drawdown if the PSO Tract is Mined.

Montana DNRC Permit No.	Applicant	Use
W183826-00	Shell Mining Co.	Domestic
W183658-00	Consolidation Coal Co.	Stock

Note: Wells in this table are assumed to be completed within the shallowest groundwater production zone which should be the Dietz 1/Dietz 3 coal seam. Montana DNRC records do not indicate completion depths or depths to water for these wells.

3 seam would be confined between two major northeast-trending faults, and due to the mine's location adjacent to the state line, all drawdown effects would attenuate northeastward from the mine into Montana. Both of the groundwater rights within the affected area are in Montana. These wells are shown on Table 4-7. No groundwater supply wells are expected to be impacted in Wyoming if the PSO Tract is mined.

During the permitting process, the mine operator would be required to update the list of potentially impacted wells and predict impacts to these and other water-supply wells within the 5-ft drawdown contour. The operator would be required to commit to replacing these water supplies with water of equivalent quality and quantity if they are affected by mining.

The sub-Dietz 3 coal Fort Union Formation aquifers would not be removed or disturbed by the proposed Ash Creek Mine, so they would not be directly impacted by the coal mining activity. If the decision is made to complete the exchange and P&M decides to construct a new mine, the mine plan may include the construction of mine water supply wells which would be completed in aquifers below the Dietz 3 seam.

When mining has progressed to the point at which Little Youngs Creek and Youngs Creek must be diverted away from the operation, the affected alluvial materials would be selectively salvaged and stockpiled as they are encountered. As a result,

groundwater levels in the undisturbed alluvial system would be depressed locally near the excavation. As mining progresses across the alluvial valleys, the backfill would be placed and graded to an elevation approximating the pre-mining base of alluvium and the salvaged alluvial materials would be replaced. alluvial substrate restored and stream channels would then be reconstructed in order to restore the pre-mining hydrologic balance and the hydrologic functions of the AVF.

would impact Mining also groundwater quality; the TDS in the water resaturating the backfill is generally higher than the TDS in the groundwater before mining. This is the exposure of fresh due to overburden surfaces to groundwater that moves through the reclaimed backfill. Research conducted by the MBMG on the coal fields of the northern PRB (Van Voast and Reiten 1988) indicates that upon initial saturation, mine backfill is generally high in TDS and contains soluble salts of calcium, magnesium and sodium sulfates. As the backfill resaturates, the soluble salts are leached by groundwater inflow and TDS concentrations tend to decrease with time, indicating that the long term groundwater quality in mined and off-site lands would not be compromised (Van Voast and Reiten 1988). Using data compiled from ten surface coal mines in the eastern PRB, Martin et al. (1988) concluded that backfill groundwater quality improves markedly after the backfill is leached with one pore volume of The same conclusions were

reached by Van Voast and Reiten (1988) after analyzing data from the Decker and Colstrip Mine areas in the northern PRB. Operations at the Decker Mine are located approximately six miles northeast of the proposed Ash Creek Mine (Figure 3-1). Post-mining groundwaters are therefore expected to be of better quality after one pore volume of water moves through the backfill than what is observed in the backfill today.

One well, BF-1 (Figure 3-6), was installed to monitor water level and water quality in the backfill at the reclaimed Ash Creek Mine. reported in the Ash Creek Mine's latest Annual Mining Reclamation Report (P&M 2001), four years after backfilling of the pit the TDS concentration of the water in the backfill appears to be declining slowly and is currently fluctuating at or near 2,500 mg/l.The present TDS concentration of groundwater sampled from Dietz 1 coal monitoring WR-48 well (Figure 3-6)approximately 1,500 mg/l. Therefore, the TDS concentration observed in the Ash Creek Mine backfill is higher than that found in the undisturbed Dietz 1 coal seam aquifer, but it Wyoming meets the Class Standards for use as stock water. The difference between the premining and post-mining TDS concentrations is likely to continue decreasing over and the mine backfill groundwater TDS can be expected to meet the pre-mining coal seams' Wyoming Class III standards for use as stock water.

The hydraulic properties of the backfill aquifer reported in permit documents and annual reports of the nearby Big Horn and Decker Mines are comparable to the Fort Union coal seams. The data available indicate that the hydraulic conductivity of the backfill would be greater than or equal to pre-mining coal values, suggesting that wells completed in the backfill would provide yields greater than or equal to pre-mining coal wells.

Direct and indirect impacts to the groundwater system resulting from mining the PSO Tract would add to the cumulative impacts that would occur due to CBM development in the general area. These impacts are discussed in Section 4.8.5.

4.4.6 Alluvial Valley Floors

If P&M acquires the federal coal in the PSO Tract as proposed and subsequently applies for a permit to mine, the application submitted to the WDEQ/LQD must include an determining investigation presence of AVFs within the proposed permit area. Based on a previous AVF declaration made on Little Youngs Creek within the PSO No.1 Mine permit area (Ash Creek Mining Company 1984), it is likely that portions of West Branch, Little Youngs Creek, and Youngs Creek within the proposed Ash Creek Mine permit area would have **AVF** characteristics. West Branch lies within the PSO Tract. The PSO Tract lies within the drainage area for Youngs Creek and Ash Creek, but the main stems of these two streams do

not fall within the boundary of the federal coal being considered for exchange. The information submitted in the permit application must be sufficient to allow the WDEQ/LQD to determine if an AVF exists, identify the essential hydrologic functions and determine if the AVF is significant to farming.

Impacts to designated AVFs are generally not permitted if the AVF is determined to be significant to agriculture. AVFs that are not significant to agriculture can be disturbed during mining, but they must be restored as part of the reclamation process. In order to restore the AVF, the physical and hydrologic characteristics of the AVF must be determined.

Disruptions to streamflow, which might supply AVFs on Youngs Creek downstream of the proposed Ash Creek Mine, would not be expected to be substantial. Groundwater intercepted by the mine pits would be routed through settling ponds to meet state and federal quality criteria. Assuming settling ponds would discharge to Youngs discharges would likely increase the frequency and amount of flows in Youngs Creek, thus increasing surface water supplies to downstream No direct, indirect, AVFs. cumulative impacts are anticipated to off-site AVFs through mining of the PSO Tract.

4.4.7 Wetlands

As discussed in Chapter 3, general jurisdictional wetland inventories

were completed in 2001 on the federal coal lands being considered for exchange and a total of 6.20 acres of jurisdictional wetlands comprised of man-made stock ponds were identified. If the decision is made to complete the exchange and P&M decides to construct a new mine as proposed, formal inventories would be completed and submitted to the COE as a required part of the mine permit application.

Existing wetlands located in the PSO Tract and adjacent lands proposed for mining would be destroyed by mining operations. COE requires of replacement impacted all jurisdictional wetlands in accordance with Section 404 of the Clean Water Replacement of functional Act. wetlands on privately-owned surface in accordance with may occur agreements private with the During the period of landowners. after mining and before replacement of wetlands, all wetland functions would be lost. The replaced wetlands may not duplicate the exact function and landscape features of wetlands, pre-mine replacement would be in accordance with the requirements of Section 404 of the Clean Water Act, as determined by COE.

4.4.8 Vegetation

Under the Proposed Action, mining operations for the Proposed Ash Creek Mine would progressively remove the native vegetation on 2,595 acres on and near the PSO Tract. Short-term impacts associated with this vegetation removal would include

increased soil erosion and habitat loss for wildlife and livestock. Potential long-term impacts include loss of habitat for some wildlife species as a result of reduced species diversity, particularly big sagebrush, on reclaimed lands. However, grassland-dependent wildlife species and livestock would benefit from the increased grass cover and production.

Reclamation, including revegetation these lands. would contemporaneously with mining on adjacent lands, i.e., reclamation would begin once an area is mined. Estimates of the time elapsed from topsoil stripping through reseeding of any given area range from two to four years. This would be longer for areas occupied by stockpiles, haulroads, sediment-control structures, other mine facilities. Some roads and facilities would not be reclaimed until of mining. Grazing end restrictions prior to mining and during reclamation would remove up to 100 percent of the proposed mine area from livestock grazing. reduction in vegetative production would not seriously affect livestock production in the region, and longterm productivity on the reclaimed land would return to pre-mining levels within several years following seeding with the approved final seed Wildlife use of the area mixture. would not be restricted throughout the operations.

Re-established vegetation would be dominated by species mandated in the reclamation seed mixtures (to be approved by WDEQ). The majority of the approved species are native to the

PSO Tract. Initially, the reclaimed dominated land would be grassland vegetation which would be less diverse than the pre-mining vegetation. At least 20 percent of the area would be reclaimed to native shrubs at an average density of one shrub per square meter as required by current regulations. removed by mining operations would be returned to a density equal to pre-mining conditions. Estimates for the time it would take to restore trees and shrubs to pre-mining density levels range from 20 to 100 years. An indirect impact of this vegetative change could be decreased big game habitat carrying capacity. Following completion of reclamation (seeding with the final seed mixture) and before release of the reclamation bond (a minimum of ten years), a diverse, productive, and permanent vegetative cover would be established on the The decrease in plant PSO Tract. diversity would not seriously affect the potential productivity of the reclaimed areas, and the proposed post-mining land use (wildlife habitat and rangeland) should be achieved even with the changes in vegetation composition and diversity. landowners (Figure 3-9) would have the right to manipulate the vegetation on their lands as they desire once the reclamation bond is released.

On average, about 150 acres of surface disturbance per year of mining would occur on the PSO Tract at the proposed rate of production under the Proposed Action. By the time mining ceases, over 75 percent of these disturbed lands would have been reseeded. The remaining 25

percent would be reseeded during the following two to three years as the life-of-mine facilities areas are reclaimed.

The reclamation plan for the proposed Ash Creek Mine would include steps to control invasion by weedy (invasive nonnative) plant species. Native vegetation from surrounding areas would gradually invade and become established on the reclaimed land.

The climatic record of the western U.S. suggests that droughts could occur periodically during the life of Such droughts would the mine. severely hamper revegetation efforts, since lack of sufficient moisture would reduce germination and could damage newly established plants. Same-aged vegetation would be more susceptible to disease than would plants of various ages. Severe thunderstorms could also adversely affect newly seeded areas. stable vegetative cover is established, however, these events would have similar impacts as would occur on native vegetation.

Changes expected in the surface water network as a result of mining and reclamation would affect the reestablishment of vegetation patterns on the reclaimed areas to some extent. The post-mining maximum slope would be 20 percent in accordance with WDEQ policy. The average reclaimed slope would not be known until WDEQ's technical review of the permit application is complete. No substantial changes in average slope are predicted.

Following reclamation, the PSO Tract would be primarily mixed prairie grasslands with graminoid/forbdominated areas, and the overall species diversity would be reduced, especially for the shrub component. As indicated previously, following reclamation release, bond management of the privately-owned surface would revert to the private surface owner, who would have the right to manipulate the reclaimed vegetation.

Jurisdictional wetlands would fall under the jurisdiction of the COE. Detailed wetland mitigation plans would be required at the permitting stage to ensure no net loss of jurisdictional wetlands on the project area. Functional wetlands may be restored in accordance with the requirements of the surface landowner; there are 6.41 acres of public lands included in the PSO Tract, the remainder of the surface of the tract is privately owned.

The decrease in plant diversity would not seriously affect productivity of the reclaimed areas, regardless of the alternative selected, and the proposed post-mining land use (wildlife habitat and rangeland) would be achieved even with the changes in vegetative species composition and diversity.

4.4.9 Threatened, Endangered and Candidate Plant Species

Refer to Appendix C.

4.4.10 Wildlife

Local wildlife populations are directly and indirectly impacted by mining. These impacts are both short-term (until successful reclamation achieved) and long-term (persisting beyond successful completion of reclamation). The direct impacts of surface coal mining on wildlife occur during mining and are therefore short-term. They include road kills by mine-related traffic, restrictions on wildlife movement created by fences, spoil piles and pits, and displacement of wildlife from active mining areas. Displaced animals may find equally suitable habitat that is not occupied by other animals, occupy suitable habitat that is already being used by other individuals, or occupy poorer quality habitat than that from which they were displaced. In the second and third situations, the animals may suffer from increased competition with other animals and are less likely to survive and reproduce. indirect impacts are longer term and may include a reduction in big game carrying capacity and microhabitats on reclaimed land due to flatter topography, less diverse vegetative cover, and reduction in sagebrush density.

Under the Proposed Action, big game would be displaced from portions of the PSO Tract to adjacent ranges during mining. Pronghorn would be most affected; however, none of the area within two miles of the PSO Tract has been classified as crucial or critical pronghorn habitat. Mule deer would not be substantially impacted, given that they are scattered

throughout the site and there is suitable habitat available in adjacent areas. White-tailed deer would not be affected, as they are uncommonly observed on the PSO Tract and adiacent areas. Big displacement would be incremental, occurring over several years and allowing for gradual changes in distribution patterns. Big game residing in the adjacent areas could be impacted by increased competition with displaced animals. Noise, dust and associated human presence would cause some localized avoidance of foraging areas adjacent to mining activities. On other surface mines, however, big game have continued to occupy areas adjacent to and within active mine operations, suggesting that some animals may become habituated to such disturbances.

Big game animals are highly mobile and can move to undisturbed areas. There would be more restrictions on big game movement on or through the tract, however, due to additional fences, spoil piles, and pits related to During winter storms, mining. pronghorn may not be able to negotiate these barriers. WDEO guidelines require fencing to be designed permit to pronghorn passage to the extent possible.

Recently, the WGFD reviewed monitoring data which has been collected on mine sites in Wyoming for big game species and the monitoring requirements for big game species on those mine sites. Their findings concluded that the monitoring had demonstrated the lack of impacts to big game on

existing mine sites. No severe minecaused mortalities have occurred and no long-lasting impacts on big game have been noted on existing mine sites. The WGFD therefore recommended that big monitoring be discontinued on all existing mine sites. New mines would be required to conduct big game monitoring if located in crucial winter range or in significant migration corridors, neither of which apply to the PSO Tract.

There would be an increase in road kills related to mine traffic.

After mining and reclamation, alterations in the topography and vegetative cover, particularly the reduction in sagebrush density and loss of trees, would cause a decrease in carrying capacity and diversity on the PSO Tract. Sagebrush and trees would gradually become reestablished on the reclaimed land, but the topographic changes would be permanent.

Medium-sized mammals (such as coyotes, foxes, skunks and racoons) would be temporarily displaced to other habitats by mining, potentially resulting in increased competition and mortality. However, these animals would quickly rebound on reclaimed areas, as forage developed and small mammal prey species recolonized. Direct losses of small mammals would be higher than for other wildlife, since the mobility of small mammals is limited and many retreat into burrows when disturbed. Therefore, populations of such prey animals as voles, mice, chipmunks,

prairie dogs and rabbits would decline during mining. However, animals these have а high reproductive potential and tend to reinvade and adapt to reclaimed areas A research project on quickly. habitat reclamation on mined lands within the PRB for small mammals and birds concluded that reclamation objectives to encourage decolonization of small mammal communities are being achieved (Shelley 1992). The study evaluated sites at five mines in Campbell County, Wyoming.

Sage grouse are yearlong residents and are found on the PSO Tract and adjacent lands. An active lek was observed in April and May of 2001 at a location within the federal coal lands being considered for trade (Figure 3-8, Section 3.4.10). The twomile radius from the lek, which identifies the area in which most hens would nest, covers most of the PSO Tract. This lek was active intermittently from 1979 through 2001 with a maximum number of males recorded at 31 in 1982. The impacts from mining the PSO Tract would be the temporary loss of nesting habitat and disturbance to breeding activities when the mining operations approach to within close proximity of the birds' strutting ground. Monitoring of sage grouse activities indicates that the birds frequently change lek sites. likely that if mining activities disturb a lek, sage grouse would use an lek site for alternate breeding activities. Efforts would also be made to reestablish shrubs on reclaimed lands, grade reclaimed lands to create

swales and depressions, and continue monitoring of sage grouse activity in the area before, during and after mining. These and other measures would be further developed in the WDEQ/LQD Permit to Mine application.

Other upland game bird species (i.e., sharp-tailed grouse, wild turkey, pheasant and gray partridge) that are found on the PSO Tract would be temporarily displaced to adjacent habitats during mining. These birds are highly mobile and can easily move to undisturbed areas. Their populations are relatively low; therefore, their relocations should not increase competition and mortality.

Mining the PSO Tract would not impact regional raptor populations; however, individual birds or pairs may be impacted. Numerous raptor species have been observed on or adjacent to the PSO Tract, as there is abundant suitable nesting habitat (bluffs and tall trees) in the area. As noted in Section 3.4.10, a total of six raptor species (the great horned owl, red-tailed hawk, golden eagle, prairie falcon, Cooper's hawk and American kestrel) have been identified nesting within one mile of the area proposed for mining. In 2001, six nest sites in this area were active and included two golden eagle nests, three redtailed hawk nests and one great horned owl nest. Two raptor species (the red-tailed hawk and the great horned owl) have been recorded nesting on the PSO Tract, both of which fledged young in 2001. P&M monitors territorial occupancy and nest productivity within the permit

area for the reclaimed PSO No.1/Ash Creek Mine site and a one-mile radius in the winter, spring and early summer. Mining activity could cause raptors to abandon nests proximate to disturbance. USFWS recommends a 1-mile buffer around all ferruginous USFWS and hawk nests. WDEQ/LQD approval would required before mining would occur within buffer zones for future or adjacent active raptor nests. Minerelated disturbances would not be allowed to encroach in the near vicinity of any active raptor nest from until hatching, and disturbances near raptor nests containing nestlings would be strictly limited to prevent danger to, or abandonment of, the young. These and other raptor mitigation measures and a raptor monitoring plan, as the required by USFWS WDEQ/LQD, are part of the Proposed Action. Mining near raptor territories would minimally impact availability of raptor forage species. During mining, nesting habitat would be created by the excavation process (highwalls), as well as through enhancement efforts (nest platforms and boxes). mining, the reclamation plan would reestablish the ground necessary for the return of a suitable prey base.

Displaced songbirds would have to compete for available adjacent territories and resources when their habitats are disturbed by mining operations. Where adjacent habitat is at carrying capacity, this competition would result in some mortality. Losses would also occur when habitat disturbance coincides with egg

incubation and rearing of young. Impacts of habitat loss would be short-term for grassland species, but would last longer for tree- and shrubdependent species. Concurrent reclamation would minimize these impacts. A diverse seed mixture planted in a mosaic with a shrubland phase would provide food, cover, and effect. Other habitat enhancement practices include the restoration of diverse land forms, direct topsoil replacement, and the construction of brush piles, snags and rock piles. A research project on habitat reclamation on mined lands within Campbell County, Wyoming, small mammals and birds concluded that the diversity of song birds on reclaimed areas was slightly less than on adjacent undisturbed areas, although their overall numbers were greater (Shelley 1992).

Waterfowl and shorebird habitat on P&M's proposed Ash Creek mine site is minimal, and production of these species is very limited. Mining the PSO Tract would thus have a negligible effect on migrating and breeding waterfowl. Sedimentation ponds created during mining would provide interim habitat for these fauna. WDEO and the COE would also require mitigation of any disturbed wetlands during reclamation, which would minimize impacts. If the replaced wetlands on the proposed Ash Creek mine site do not duplicate the exact function and/or landscape features of the premine wetlands, waterfowl shorebirds could be beneficially or adversely affected as a result

A minimal amount of low-quality fish habitat within Little Youngs Creek and Youngs Creek would be impacted within P&M's proposed Ash Creek Mine area when the streams are diverted around the operation. hydrologic control plan would be designed to prevent adverse impacts to the hydrologic balance outside the permit area, thus maintaining the quantity and quality of surface waters existing fish habitat and the upstream and downstream of the diversions. The only fish present are widespread, common, non-game species. Those portions of creeks that are disturbed during mining would be restored during reclamation.

The impacts discussed above would apply to the Proposed Action and Alternative 3. The assessment of impacts to wildlife by the mining operations at the proposed Ash Creek Mine would be addressed during the WGFD's and the WDEQ/LQD's review of the mine permit application, and within the WDEQ/LQD's permit approval process.

4.4.11 Threatened, Endangered, and Candidate Wildlife Species

Refer to Appendix C.

4.4.12 Land Use and Recreation

The major adverse environmental consequences of the Proposed Action on land use would be reduction of livestock grazing, loss of wildlife habitat, and curtailment of other mineral development, particularly CBM development, on about 2,595 acres during active mining. Wildlife

(particularly big game) and livestock (cattle and sheep) use would be displaced while the tract is being mined and reclaimed.

Sections 3.4.11 and 4.4.2 of this document address the existing CBM wells within and adjacent to the federal coal lands being considered exchange. Well location for information, federal oil and gas ownership, and federal oil and gas lessee information are presented in Figure 3-10 and Table 3-8. CBM is currently being produced on lands adjacent to the PSO Tract. Any well facilities associated with drilling and producing CBM would have to be removed prior to mining. Royalties, income, and taxes would be lost if the CBM is not recovered prior to mining or if coal is not recovered due to conflicts. CBM that is not recovered prior to mining is vented to the atmosphere. The costs of agreements between the CBM and the coal operators would be factored into the fair market value determination. In this case, the fair market value determination would affect how much federal coal would be offered for exchange with the P&M properties.

Within the boundary of the federal coal being considered for exchange are 6.41 acres of federal land (Lot 1 of Section 15, T.58N., R.84W, shown in Figure 3-9). This area would be removed from public access if the exchange is completed under the Proposed Action.

Hunting on the PSO Tract would be eliminated during mining and reclamation. P&M owns the surface

of most of the PSO Tract and does not presently allow hunting.

Following reclamation, the land would be suitable for grazing and wildlife uses, which are the historic land There are no USFS surface lands and only 6.41 acres of BLM surface lands included in the PSO Tract, but the reclamation standards required by SMCRA and Wyoming state law meet the standards and guidelines for healthy rangelands for public lands administered by the BLM in the State of Wyoming. Following reclamation bond release. management of the privately-owned surface would revert to the private surface owner.

4.4.13 Cultural Resources

The PSO Tract and the adjacent surface lands owned by P&M were subjected to a Class III cultural inventory and assessment in August 2000.

3-9 Table (Section 3.4.12summarizes the distribution cultural sites by type. Data recovery plans are required for those sites recommended eligible to the NRHP following testing and consultation with the SHPO. Until consultation with SHPO has occurred agreement regarding NRHP eligibility has been reached, all sites should be protected from disturbance.

Consultation with SHPO would be completed during the mining permit approval process. Sites that are determined to be unevaluated or eligible for the NRHP through consultation would receive further protection or treatment. If unevaluated sites cannot be avoided, they must be evaluated prior to disturbance. If eligible sites cannot be avoided, a data recovery plan must be implemented prior to disturbance. Ineligible properties may be destroyed without further work.

The eligible sites on the PSO Tract which cannot be avoided or which have not already been subjected to data recovery action would be carried forward in the mining and reclamation plan requiring as protective stipulations until a testing, mitigation or data recovery plan is developed to address the impacts to the sites. The lead federal and state agencies would consult with Wyoming SHPO on the development of such plans and the manner in which they are carried out.

Cultural resources adjacent to the mine areas may be impacted as a result of increased access to the areas. There may be increased vandalism and unauthorized collecting associated with recreational activity and other pursuits outside of but adjacent to mine permit areas.

4.4.14 Native American Concerns

No sites of Native American religious or cultural importance are known to occur on the PSO Tract. If such sites or localities are identified, appropriate action must be taken to address concerns related to those sites.

4.4.15 Paleontological Resources

No unique or significant paleontological resources have been identified or are suspected to exist on the PSO Tract. The likelihood of encountering significant paleontological resources is very small.

4.4.16 Visual Resources

Mining activities on most of the PSO Tract would be partially visible from the major travel route in the area (Wyoming State Highway 338). The mining operation would be largely concealed by the surrounding rugged terrain.

No unique visual resources have been identified on or near the PSO Tract, but the mining operations would affect landscapes classified as VRM Class II by BLM. There are 6.41 acres of BLM land included in the PSO Tract; however, the proposed facilities would be located on private lands. Sheridan County Growth Management Plan identifies the need for an inventory of existing resources, including scenic resources, and the utilization of this information in the review and evaluation of proposed developments. Currently procedure or ordinance exists that provides for this evaluation and review.

The proposed Ash Creek Mine would require a 24,000-ft long overland conveyor running due south from the mine's facilities area to a loadout facility on the BNSF mainline located near the recently reclaimed Big Horn Coal Mine's loadout facility. Again, due to the area's rugged terrain and relatively remote location, the conveyor would be largely concealed. Only where the conveyor would crest over hilltops should it be visible from any major travel routes in the area.

Reclaimed terrain would be almost indistinguishable from surrounding undisturbed terrain. Slopes might appear smoother (less intricately dissected) than surrounding undisturbed terrain, and sagebrush and trees would not be as abundant for several years; however, within a few years after reclamation, the mined land would not be distinguishable from the surrounding undisturbed terrain except someone very familiar with landforms and vegetation.

4.4.17 Noise

Noise levels on the PSO Tract would be increased considerably by mining activities such as blasting, loading, hauling, and coal crushing. No rail car loading would take place on the proposed Ash Creek mine site. An overland conveyor would be used to transport the coal to a unit train loadout facility on the BNSF mainline about 4½ miles south of the mining operation thereby reducing noise levels on the tract.

The Noise Control Act of 1972 indicates that a 24-hour equivalent level of less than 70 dBA prevents hearing loss and that a level below 55 dBA, in general, does not constitute an adverse impact. OSM prepared a noise impact report for the Caballo

(OSM 1980) which Rojo Mine determined that the noise level from crushers and a conveyor would not exceed 45 dBA at a distance of 1,500 ft. Explosives would be used during mining to fragment the overburden coal and facilitate and excavation. The air overpressure created by such blasting is estimated to be 123 dBA at the location of the blast. At a distance of approximately 1,230 ft, the intensity of this blast would be reduced to 40 dBA. nearest occupied dwelling is roughly 1/4 mile (1,320 feet) away from the PSO Tract.

Because of the remoteness of the mine site and associated overland conveyor, noise would have little offsite effect. Local residents in the Ash Creek and Youngs Creek areas would likely be affected by the increased Wildlife noise levels. in the immediate vicinity of mining may be adversely affected. Observations at surface coal mines in the eastern PRB (Campbell County) indicate that wildlife generally adapt to increased noise associated with active coal mining. After mining and reclamation are completed, noise would return to pre-mining levels.

4.4.18 Transportation Facilities

The only new or reconstructed transportation facilities required under the Proposed Action would be the overland conveyor and coal loadout facilities south of the new mine. Essentially all of the coal mined would be transported by rail. Vehicular traffic to and from the mine would increase from existing levels

since the employees would use State Highway 338, the same route used by employees at the Decker and Spring Creek Mines.

The Wyoming Department Transportation routinely monitors traffic volumes on area highways, and if traffic exceeds design standards improvements are made. Burlington Northern-Santa Fe has upgraded and will continue to upgrade their rail capacities to handle the increasing coal volume projected from the PRB with or without the operation of the proposed Ash Creek Mine. No active pipelines currently cross the mine property. Pipelines for collecting and transporting CBMwould constructed if the existing proposed CBM wells start producing.

4.4.19 Socioeconomics

Exchange of the federal coal and subsequent acquisition of private coal adjacent to the PSO Tract by P&M would enable the opening of a new mine. Projected coal production would be 10 million tons per year by the end of the third year and production would continue at that rate for another 14 years under the Proposed Action.

P&M estimates that a selling price of \$8.00 per ton would be needed to justify the expense of opening a new mine. At this price, the revenue from the sale of the recoverable coal from the Ash Creek Mine would total \$1,164 million for the Proposed Action (145.5 million tons of coal). Some of the money from the sale of this coal would be paid to state and

local governments in the form of taxes, as discussed below. The federal government would collect no royalty since the coal would no longer be federally owned.

According to a study done by the University of Wyoming (UW 1994), the State of Wyoming received about \$1.10 per ton from the sale of PRB coal produced in 1991. The taxes and royalties included in this calculation were severance taxes, ad valorem taxes, sales and use taxes, and the state's share of federal royalty payments on production. Since there would be no federal royalties on the exchanged coal, the revenues to the state under the Proposed Action would be somewhat less than this amount. The federal royalty is 12½ percent of the sale price, of which the state receives half. In 1994, when the University of Wyoming study was done, the average price for PRB coal was \$5.62 per ton (WSGS 2001a). Most of the coal sold in 1994 was federal coal, and the state's share of federal royalty was 6.25 percent of the sale price (\$5.62), or about \$0.35 per ton. Thus, without the federal royalty, the net benefit to Wyoming in the 1994 University of Wyoming study would have been about \$0.75 per ton. At that rate, the estimated total direct return to the State of Wyoming from the production of the coal in the Ash Creek Mine, in current dollars, would be \$109 million (based on 145.5 million tons of recoverable coal).

If the Ash Creek Mine is operated as described under the Proposed Action and annual coal production is 10

million tons, P&M anticipates that the average number of employees at the Ash Creek Mine would be 70 over the 17 years the property would be mined. These 70 persons would represent about 0.5 percent of the 4,172 persons in the April 2001 labor force in Sheridan County (Wyoming Department of Employment, Employment Resources Division, 2001b). The April 2001 unemployment in Sheridan County was about 508. No additional demands existing the on infrastructure or services in these communities would be expected because no influx of residents would be needed to fill new jobs. potential contributions the proposed Ash Creek Mine to Sheridan County would offset the closure of the Big Horn Coal Mine in 2000. discussed in Chapter 3, production at the Big Horn Mine peaked in 1981 at million tons per vear employment peaked at about 300 (Sheridan Press, March 12, 1994). Assessed valuation of the mine had dropped from a peak of \$65 million to \$2.7 million in 1994.

At a production rate of 10 million tons per year and a sale price of \$8.00 per ton, the value of annual production at the Ash Creek Mine would be \$80 million. In 2000, the assessed valuation of Sheridan County was \$145,093,161, on which the total property tax levy was \$10,110,818 (Wyoming Taxpayer's Association July 2001). The total mill levy was therefore 69.7. The value of coal production (10 million tons per year at \$8 per ton) at the Ash Creek Mine would represent a 55% increase

over the 2000 assessed valuation of the county and would increase property taxes by \$5.7 million to about \$15.8 million. The county would also see increased sales and use tax revenues, particularly from purchased during mine construction. The state would realize revenues from severance taxes, a portion of which is returned to local governments. The severance tax rate on surface coal is 7% (Wyoming Department of Revenue 2001). Under the Proposed Action severance taxes would total about \$5.6 million per vear.

During scoping, one commentor asked what the tax impacts would be if the P&M lands are exchanged and become federally owned. At present, property taxes paid to the counties by P&M include about \$440 per year to Lincoln County (Bridger lands), \$660 per year to Carbon County (JO Ranch lands) and \$3,600 to Sheridan County (Welch lands). These property taxes would no longer be payable by P&M to the respective counties if the exchange is completed.

These tax payments would be partially offset by Payments in Lieu of Taxes (PILT) and 25 Percent Funds. BLM and USFS distribute these funds to units of local government (e.g., counties) that contain certain federally owned lands within their boundaries. The amount of the PILT payments is determined by several codified formulas (USC 6901-07) and is designed to supplement other revenue-sharing federal land payments that county government may be receiving.

The 25 Percent Funds are paid by the USFS (25 percent of National Forest Fund receipts) to units of local government as proxies for property taxes on the land.

Total PILT payments to Wyoming in 1997 were about \$7.5 million. Payments to Wyoming from National Forest receipts totaled \$1.8 million that year (USDA 2001). Lincoln County, where the Bridger lands are located, received \$93,822.86 in payments from the USFS in 1997 (USFS August 2001).

The PILT and 25 Percent Fund payments would increase incrementally if these private lands exchanged into public ownership, but the payments would not totally offset the current property taxes on these parcels. As a general rule, it has been found that the overall tax liability on Federal lands is almost three times the Federal payments (Schuster, et September 1999). relationship holds true in this case, the net loss of property taxes to the respective counties (assuming federal payments would be one-third of taxes) would be \$290 to Lincoln County, \$440 to Carbon County and \$2,400 to Sheridan County.

Issues relating to the social, cultural, and economic well-being and health of minorities and low-income groups are termed Environmental Justice issues. In reviewing the impacts of the Proposed Action on socioeconomic resources, surface water and groundwater quality, air quality, hazardous materials, or other elements of the human environment

in this chapter, it was determined that potentially adverse impacts do not disproportionately affect Native American tribes, minority groups and/or low-income groups.

With regard to Environmental Justice issues affecting Native American tribes or groups, the analysis area contains no tribal lands or Native American communities, and no treaty rights or Native American trust resources are known to exist for this area. The northwest corner of the federal coal tract P&M wants to acquire is close to but is not directly contiguous with the southeast corner of the Crow Indian Reservation (Figure 3-1).

Implementing any of the alternatives would have no effects on Environmental Justice issues, including the social, cultural, and economic well-being and health of minorities and low income groups within the general analysis area.

4.4.20 Hazardous and Solid Waste

The types of solid wastes that would be generated in the course of mining the PSO Tract are described in Chapter 2. The procedures that for would be used handling hazardous and solid waste at the proposed Ash Creek Mine are also described in Chapter 2. Wastes generated by mining the PSO Tract would be handled in accordance with the existing regulations as described in Chapter 2.

4.5 No-Action Alternative

Under the No-Action Alternative, the exchange would not be completed. P&M would retain ownership of the lands that they have offered for exchange. The federal coal included within the PSO Tract would remain in federal ownership. The federal coal being considered for exchange could be leased and mined in the future; however, for the purposes of this analysis, the No-Action Alternative assumes that these federal coal lands would not be mined in the foreseeable This assumption allows a comparison of the economic and environmental consequences mining these lands versus not mining them.

Under the No-Action Alternative, the Welch lands, JO Ranch lands and Bridger lands would remain in private ownership. The Bridger lands would remain private in-holdings in the BTNF and the BLM Pinedale Field Area. The JO Ranch lands, including the JO Ranch buildings, which are eligible for National Historic Site status, would remain private inholdings in the BLM Rawlins Field The Welch lands, which represent a unique opportunity for public access to the Tongue River in Wyoming outside of the Big Horn National Forest, would remain in private hands. For the purpose of this analysis, no other assumption is made about the future use of these However, lands. based information P&M has provided, it is likely that these lands would be sold on a competitive bid basis. These

sales could result in subdivision and rural development of these lands.

Under the No-Action Alternative the Ash Creek Mine would not be opened proposed and the impacts described on the preceding pages and in Table 2-3 to topography and physiography, geology and minerals, soils, air quality, water resources, valley floors. alluvial wetlands. vegetation, wildlife, threatened, endangered and candidate species, land use and recreation, cultural resources, Native American concerns, paleontological resources, visual resources, noise, transportation, and socioeconomics would not occur on the PSO Tract. Furthermore, the general nature and magnitude of cumulative impacts resulting from the Proposed Action, as summarized in Table 2-4, would not occur under the No-Action Alternative.

The economic benefits that would be derived from mining the PSO Tract would be lost

4.6 Regulatory Compliance, Mitigation, and Monitoring

No impacts requiring mitigation or monitoring have been identified related to BLM and USFS acquisition of the Bridger, JO Ranch, or Welch Ranch Lands.

In the case of the PSO Tract, SMCRA and state law require a considerable amount of compliance requirements, mitigation and monitoring for surface coal mining operations. Measures that are required by regulation are considered to be part of the Proposed

Action. If the exchange is completed and P&M decides to mine the coal PSO Tract. beneath the these requirements, mitigation plans, and monitoring plans would be part of a mining and reclamation plan covering the proposed Ash Creek Mine. This mining and reclamation plan would have to be approved before mining could occur on the PSO Tract. The major mitigation measures and monitoring measures that are required by state or federal regulation are summarized in Table 4-8. More specific information about some of these mitigation and monitoring measures are described in the following sections of this document:

- Section 4.4.2, handling of unsuitable overburden material;
- Section 4.4.4, air quality monitoring practices and application of BACT for mitigation of air quality impacts;
- Section 4.4.5 surface water hydrologic control measures;
- Section 4.4.5, groundwater quantity and quality monitoring measures;
- Section 4.4.5, mitigation for interruption, discontinuation, or diminishment of existing water well rights by mining operations;
- Section 4.4.6, restoration of AVFs impacted by mining;
- Section 4.4.7, identification and replacements of wetlands impacted by mining;
- Section 4.4.8, plans for control of invasive, nonnative plant species;

- Section 4.4.10, fencing designed to permit pronghorn passage;
- Section 4.4.10, notification and mitigation measures to protect active raptor nests and nest productivity;
- Section 4.4.10, mitigation measures to minimize habitat loss impacts to songbirds;
- Section 4.4.13, protection of cultural resources that are recommended eligible for or of undetermined eligibility for the NRHP; and
- Appendix C, protection of threatened and endangered species.

In general, the levels of mitigation and monitoring required for surface coal mining by SMCRA and Wyoming state law are more extensive than those required for other surface disturbing activities; however, concerns are periodically identified that are not monitored or mitigated under existing procedures. One issue of recent concern has been the release of NO_x from blasting and the resulting formation of low-lying orange clouds that can be carried outside the mine permit areas by wind.

As a result of this concern, WDEQ has directed some PRB coal mines to take steps designed to mitigate the effects of NO₂ emissions during overburden blasting. The steps that may be required include: public notifications (in the form of warning signs along public roadways, for example); temporary closure of public roadways near a mine during and

Table 4-8. Regulatory Compliance, Mitigation and Monitoring Measures for Surface Coal Mining Operations Required by SMCRA and State Law (included in the Proposed Action).

RESOURCE	Regulatory Compliance or Mitigation Required by Stipulations or Required by State or Federal Law ¹	MONITORING ¹
Topography & Physiography	Restoring to approximate original contour or other approved topographic configuration	LQD checks as-built vs. approved topography with each annual report.
Geology & Minerals	Identifying & selectively placing or mixing chemically or physically unsuitable overburden materials to minimize adverse effects to vegetation or groundwater	LQD requires monitoring in advance of mining to detect unsuitable overburden.
Soil	Salvaging soil suitable to support plant growth for use in reclamation; Protecting soil stockpiles from disturbance and erosional influences; Selectively placing at least 4 ft of suitable overburden on the graded backfill surface below replaced topsoil to meet guidelines for vegetation root zones	Monitoring vegetation growth on reclaimed areas to determine need for soil amendments. Sampling regraded overburden for compliance with root zone criteria.
Air Quality	Dispersion modeling of mining plans for annual average particulate pollution impacts on ambient air; Using particulate pollution control technologies; Using work practices designed to minimize fugitive particulate emissions; Using EPA- or state-mandated BACT, including: Fabric filtration or wet scrubbing of coal storage silo and conveyor vents, Watering or using chemical dust suppression on haul roads and exposed soils, Containment of truck dumps and primary crushers, Covering of conveyors, Prompt revegetation of exposed soils, High efficiency baghouses on the crusher, conveyor transfer, storage bin and train loadout, meeting a standard of 0.01 grains per dry standard cubic foot (dscf) of exit volume, Watering of active work areas, Reclamation plan to minimize surface disturbances subject to wind erosion, Paving of access roads	On-site air quality monitoring for PM_{10} or TSP; Off-site ambient monitoring for PM_{10} or TSP; On-site compliance inspections
Surface Water	Building and maintaining sediment control ponds or other devices during mining; Restoring approximate original drainage patterns during reclamation; Restoring stock ponds and playas during reclamation	Monitoring storage capacity in sediment ponds; monitoring quality of discharges; monitoring streamflow and water quality.

If a decision is made to complete the exchange and P&M decides to construct a new mine, these requirements, mitigation plans, and monitoring plans would be part of a mine permit application covering the PSO Tract that must be approved before mining can occur on the tract under the Proposed Action.

Table 4-8. Regulatory Compliance, Mitigation and Monitoring Measures for Surface Coal Mining Operations Required by SMCRA and State Law (included in the Proposed Action). (continued)

RESOURCE	Regulatory Compliance or Mitigation Required by Stipulations or Required by State or Federal Law ¹	MONITORING ¹
Groundwater Quantity	Evaluating cumulative impacts to water quantity associated with proposed mining; Replacing existing water rights that are interrupted, discontinued, or diminished by mining with water of equivalent quantity	Monitoring wells track water levels in overburden, coal, interburden, underburden, & backfill.
Groundwater Quality	Evaluating cumulative impacts to water quality associated with proposed mining; Replacing existing water rights that are interrupted, discontinued, or diminished by mining with water of equivalent quality	Monitoring wells track water quality in overburden, coal, interburden, underburden, & backfill.
Alluvial Valley Floors	Identifying all alluvial valley floors that would be affected by mining; Determining significance to agriculture of all identified alluvial valley floors affected by mining (WDEQ); Protecting downstream alluvial valley floors during mining; Restoring essential hydrologic function of all alluvial valley floors affected by mining.	Monitoring to determine restoration of essential hydrologic functions of any declared AVF.
Wetlands	Identifying all wetlands that would be affected by mining; Identifying jurisdictional wetlands (COE); Replacing all jurisdictional wetlands that would be disturbed by mining; Replacing functional wetlands as required by surface managing agency or surface land owner	Monitoring of reclaimed wetlands using same procedures used to identify pre-mining jurisdictional wetlands.
Vegetation	Permanently revegetating reclaimed areas according to a comprehensive revegetation plan using approved permanent reclamation seed mixtures consisting predominantly of species native to the area; Reclaiming 20% of reclaimed area with native shrubs at a density of one per square meter; Controlling erosion on reclaimed lands prior to seeding with final seed mixture using mulching, cover crops, or other approved measures; Chemically and mechanically controlling weed infestation; Direct hauling of topsoil; Selectively planting shrubs in riparian areas; Planting sagebrush; Creating depressions and rock piles;	Monitoring of revegetation growth & diversity until release of final reclamation bond (minimum 10 years). Monitoring of erosion to determine need for corrective action during establishment of vegetation. Use of controlled grazing during revegetation evaluation to determine suitability for post-mining land uses.
	Using special planting procedures around rock piles; Posting reclamation bond covering the cost of reclamation	

If a decision is made to complete the exchange and P&M decides to construct a new mine, these requirements, mitigation plans, and monitoring plans would be part of a mine permit application covering the PSO Tract that must be approved before mining can occur on the tract under the Proposed Action.

Action.

Table 4-8. Regulatory Compliance, Mitigation and Monitoring Measures for Surface Coal Mining Operations Required by SMCRA and State Law (included in the Proposed Action). (continued)

RESOURCE	Regulatory Compliance or Mitigation Required by Stipulations or Required by State or Federal Law ¹	MONITORING ¹
Wildlife	Restoring pre-mining topography to the maximum extent possible; Planting a diverse mixture of grasses, forbs and shrubs in configurations beneficial to wildlife; Designing fences to permit wildlife passage; Raptor-proofing power transmission poles; Creating artificial raptor nest sites; Increasing habitat diversity by creating rock clusters and shallow depressions on reclaimed land; Cottonwood plantings along reclaimed drainages; Replacing drainages, wetlands and alluvial valley floors disturbed by mining; Reducing vehicle speed limits to minimize mortality; Instructing employees not to harass or disturb wildlife; Preparing raptor mitigation plans	Baseline & annual wildlife monitoring surveys; Monitoring for MBHFI.
Threatened, Endangered, & Candidate Species	Avoiding bald eagle disturbance; Restoring bald eagle foraging areas disturbed by mining; Restoring mountain plover habitat disturbed by mining; Using raptor safe power lines; Surveying for Ute ladies' tresses; Surveying for mountain plover; Searching for black-footed ferrets if prairie dogs move onto tract;	Baseline and annual wildlife monitoring surveys.
Land Use	Suitably restoring reclaimed area for historic uses (grazing and wildlife);	Monitoring of controlled grazing prior to bond release evaluation.
Cultural Resources	Conducting Class I & III surveys to identify cultural properties on all state and federal lands and on private lands affected by federal undertakings; Consulting with SHPO to evaluate eligibility of cultural properties for the NRHP; Avoiding or recovering data from significant cultural properties identified by surveys, according to an approved plan; Notifying appropriate federal personnel if historic or prehistoric materials are uncovered during mining operations; Instructing employees of the importance of and regulatory obligations to protect cultural resources	Monitoring of mining activities during topsoil stripping; cessation of activities and notification of authorities if unidentified sites are encountered during topsoil removal.

would be part of a mine permit application covering the PSO Tract that must be approved before mining can occur on the tract under the Proposed

Table 4-8. Regulatory Compliance, Mitigation and Monitoring Measures for Surface Coal Mining Operations Required by SMCRA and State Law (included in the Proposed Action). (continued)

RESOURCE	Regulatory Compliance or Mitigation Required by Stipulations or Required by State or Federal Law ¹	MONITORING ¹
Native American Concerns	Notifying Native American tribes with known interest in this area of leasing action and request for help in identifying potentially significant religious or cultural sites	No specific monitoring program
Paleontological Resources	Notifying appropriate federal personnel if potentially significant paleontological sites are discovered during mining	No specific monitoring program
Visual Resources	Restoring landscape character during reclamation through return to approximate original contour and revegetation with native species	No specific monitoring program
Noise	Protecting employees from hearing loss	MSHA inspections
Transportation Facilities	Relocating existing pipelines, if necessary, in accordance with specific agreement between pipeline owner and coal lessee.	No specific monitoring program
Socioeconomics	Paying royalty and taxes as required by federal, state, and local regulations.	Surveying and reporting to document volume of coal removed.
Hazardous & Solid Waste	Disposing of solid waste and sewage within permit boundaries according to approved plans; Storing and recycling waste oil; Maintaining of files containing Material Safety Data Sheets for all chemicals, compounds, and/or substances used during course of mining; Ensuring that all production, use, storage, transport, and disposal of hazardous materials is in accordance with applicable existing or hereafter promulgated federal, state, and government requirements; Complying with emergency reporting requirements for releases of hazardous materials as established in CERCLA, as amended; Preparing and implementing spill prevention control and countermeasure plans, spill response plans, inventories of hazardous chemical categories pursuant to Section 312 of SARA, as amended; Preparing emergency response plans	No specific monitoring other than required by these other regulations and response plans.

¹ If a decision is made to complete the exchange and P&M decides to construct a new mine, these requirements, mitigation plans, and monitoring plans would be part of a mine permit application covering the PSO Tract that must be approved before mining can occur on the tract under the Proposed Action.

after a blast; establishment of safe set-back distances from blasting areas; prohibiting blasting when wind direction is toward a neighbor; prohibiting blasting during temperature inversions; establishment of monitoring plans; estimation of NO₂ concentrations; and development of blasting procedures that will protect public safety and health.

4.7 Residual Impacts

Residual impacts are unavoidable impacts that cannot be mitigated and would therefore remain if the exchange is completed.

4.7.1 Topography and Physiography

No adverse residual topographic or physiographic impacts have been identified for the Bridger Lands, the JO Ranch Lands, or the Welch Lands if the exchange is completed. If the PSO Tract is exchanged and mined as proposed, topographic moderation would be a permanent consequence of mining. The indirect impacts of topographic moderation on wildlife habitat diversity would also be considered permanent.

4.7.2 Geology and Minerals

No adverse residual geologic impacts have been identified for the Bridger Lands, the JO Ranch Lands, or the Welch Lands if the exchange is completed. If the PSO Tract is exchanged and mined as proposed, the geology from the base of the Dietz 3 coal to the surface would be subject to substantial, permanent change.

CBM resources not recovered from the Dietz 1 and Dietz 3 seams in the mined areas prior to mining would be permanently lost.

4.7.3 Soils

No adverse residual impacts to soils have been identified for the Bridger Lands, the JO Ranch Lands, or the Welch Lands if the exchange is completed. If the PSO Tract is exchanged and mined as proposed, existing soils area in the disturbance would be mixed and redistributed, and soil-forming processes would be disturbed by mining. This would result in longterm alteration of soil characteristics.

4.7.4 Air Quality

No adverse residual impacts to air quality have been identified for the Bridger Lands, the JO Ranch Lands, or the Welch Lands if the exchange is completed. If the PSO Tract is exchanged and mined as proposed, no residual impacts to air quality would occur following mining.

4.7.5 Water Resources

No adverse residual impacts to water resources have been identified for the Bridger Lands, the JO Ranch Lands, or the Welch Lands if the exchange is completed. If the PSO Tract is exchanged and mined as proposed, the post-mining backfill may take in excess of 100 years to reach equilibrium water levels and water quality. Less time would be required near the mining boundaries. Water level and water quality in the backfill

would be suitable to provide water to wells for livestock use, but would be different from pre-mining conditions. No residual impacts to the replaced alluvial aquifer and alluvial groundwater would be expected. No residual impacts to the surface water system would be expected.

4.7.6 Alluvial Valley Floors

No adverse residual impacts to alluvial valley floors have been identified for the Bridger Lands, the JO Ranch Lands, or the Welch Lands if the exchange is completed. If the PSO Tract is exchanged and mined as proposed, no residual impacts to alluvial valley floors would be present following mining.

4.7.7 Wetlands

No adverse residual impacts to wetlands have been identified for the Bridger Lands, the JO Ranch Lands, or the Welch Lands if the exchange is If the PSO Tract is completed. exchanged and mined as proposed, replacement of jurisdictional wetlands that would be affected by mining would be required. Replaced wetlands (jurisdictional or functional) may not duplicate the exact function and landscape features of the premining wetland.

4.7.8 Vegetation

No adverse residual impacts to vegetation have been identified for the Bridger Lands, the JO Ranch Lands, or the Welch Lands if the exchange is completed. If the PSO Tract is exchanged and mined and reclaimed as proposed, reclaimed vegetative communities may never completely match the surrounding native plant community.

4.7.9 Wildlife

No adverse residual impacts wildlife have been identified for the Bridger Lands, the JO Ranch Lands, or the Welch Lands if the exchange is If the PSO Tract is completed. exchanged, mined and reclaimed to near original condition as proposed, there would be some residual wildlife impacts. The topographic moderation would result in a permanent loss of habitat diversity and a potential decrease in slope-dependent shrub communities. This would reduce the carrying capacity of the land for shrub-dependent species.

4.7.10 Threatened, Endangered, and Candidate Species

No adverse residual impacts to T&E or candidate plant or animal species have been identified for the Bridger Lands, the JO Ranch Lands, or the Welch Lands if the exchange is completed. If the PSO Tract is exchanged and mined and reclaimed, no residual impacts to T&E or candidate plant or animal species are expected.

4.7.11 Land Use and Recreation

Any existing land use agreements between the private landowner and land users, such as grazing leases or recreational access, would be permanently changed on the Bridger Lands, JO Ranch Lands, and Welch Lands if the exchange is completed. If the PSO Tract is exchanged, mined and reclaimed, no residual impacts to land use and recreation are expected.

4.7.12 Cultural Resources

No adverse residual impacts to cultural resources have been identified for the Bridger Lands, the JO Ranch Lands, or the Welch Lands if the exchange is completed. If the PSO Tract is exchanged and mined and reclaimed, cultural sites that are determined to be eligible for the NRHP and that cannot be avoided would be destroyed by surface coal mining after data from those sites is recovered. Sites that are not eligible for the NRHP would be lost.

4.7.13 Native American Concerns

No residual impacts to Native American concerns have been identified.

4.7.14 Paleontological Resources

No residual impacts to significant paleontological resources would be expected.

4.7.15 Visual Resources

No adverse residual impacts to visual resources have been identified for the Bridger Lands, the JO Ranch Lands, or the Welch Lands if the exchange is completed. If the PSO Tract is exchanged and mined and reclaimed, no residual impacts to visual resources are expected.

4.7.16 Noise

No residual impacts to noise are expected.

4.7.17 Transportation Facilities

No residual impacts to transportation facilities are expected.

4.7.18 Socioeconomics

Current taxes paid to state and local governments by the private landowner would be permanently ended on the Bridger Lands, JO Ranch Lands, and Welch Lands if the exchange is completed. If the PSO Tract is exchanged, mined and reclaimed, no residual impacts to socioeconomics are expected.

4.7.19 Hazardous and Solid Waste

No residual hazardous or solid waste impacts are expected.

4.8 Cumulative Impacts

Cumulative impacts result from the incremental impacts of an action added to other past, present, and reasonably foreseeable future actions, regardless of who is responsible for such actions. Cumulative impacts can result from individually minor, but collectively significant, actions occurring over time.

This section briefly summarizes the cumulative impacts that are occurring as a result of existing development in the general area and would be expected to occur if the exchange is completed and the coal

included in the PSO Tract is mined as proposed and if other reasonably foreseeable development in the general vicinity occurs.

Important points to keep in mind include: 1) the total areas of all active surface coal mines near Wyoming-Montana state line would not be disturbed at once; 2) the number of acres, type of vegetation, etc., disturbed would vary from year the impacts year; 3) groundwater would vary as mining progresses through the permit area (depending on saturation, how close the mine pit is to a hydraulic boundary, etc.); 4) the extent of groundwater impacts is greatly influenced by hydrologic boundary conditions such as structural fault displacements and alluvial subcrops; and 5) CBM development is ongoing and the extent of development must be estimated.

Other agencies may use this analysis to make decisions related to exchanging and mining the federal coal within the PSO Tract. OSM is a cooperating agency on this EIS in order to provide input on the exchange process and the impacts of the proposed mining operation.

Other projects that are in progress or planned in the Wyoming PRB include current and proposed CBM development; federal coal leasing in Campbell and Converse counties; construction and operation of the North American Power Group's Two Elk and Two Elk Unit 2 Power Plants east of the Black Thunder Mine; construction of Wygen #1 power plant

to be located at the Black Hills Corporation energy complex near Gillette, Wyoming; construction and operation by North American Power Group of a 500-megawatt coal fired power plant at the Cordero Rojo Complex; and construction and use of the proposed DM&E rail line across portions of Campbell, Converse, Niobrara, and Weston counties. With the exception of CBM development. which is addressed below, impacts of completing and operating these projects would not be expected to overlap with the impacts of mining the PSO Tract because the other proposed projects would all be located in the eastern PRB.

Cumulative mineral development in Sheridan County, Wyoming was evaluated in two previously prepared regional EISs. They are:

- Final Powder River Regional Coal Environmental Impact Statement, BLM, December, 1981; and
- Draft Environmental Impact Statement for Round II Coal Lease Sale in the Powder River Region, BLM, January 1984. (A final EIS was not released for the proposed Round II coal lease sale in the Powder River Region and the sale was never held.)

These regional EISs projected development levels for coal, oil and gas and other minerals in the PRB in 1990 and 1995. In general, the current actual mineral development levels are at or below the levels

predicted in the regional EISs for 1990 and 1995. For example, the 1981 EIS projected that about 384 million tons of coal would be produced by mines in the eastern (Campbell PRB and Converse counties) in 1995. The actual 1995 coal production from the mines in the eastern PRB was about 246.5 million tons and the estimated production from those mines was 354 million tons. The 1981 EIS estimated that mines in the Sheridan area (Big Horn, Decker, and Spring Creek) would produce 23.7 million tons of coal per year in 1990 and 1995. Actual 1999 production from those mines was 22 million tons. The levels of production of natural gas are higher than projected in the regional EISs because CBM production levels were not anticipated in the 1990 and 1995 regional EISs. CBM production levels are discussed in more detail in the section on Geology and Minerals below (Section 4.8.2).

At this time, the development of CBM in the Tongue River drainage has been delayed by issues related to the quality of the produced water and whether that water should be discharged on the surface. If and when this issue is resolved, the rate of CBM development is likely to increase in the general area of the PSO Tract. Due to the proximity of the coal mining and CBM production operations, cumulative impacts to groundwater, surface water, quality and wildlife are likely to occur. potential These impacts considered in the following cumulative impact discussion for these resources.

4.8.1 Topography and Physiography

Following surface coal mining and reclamation, topography would be modified within the permit boundaries of the surface mines in the Sheridan area near the Wyoming-Montana state line, including the proposed Ash Creek Mine. topography in the general vicinity of these surface mines is relatively diverse, ranging from the relatively flat, rolling terrain found in the lower reaches of the stream valleys to the relatively rugged terrain with steeply sloping ravines found in the uplands. After reclamation, the topography outside of the valley bottoms would be less rugged, more homogeneous and gentler. In general, pre-mining features that were more topographically unique (e.g., steeper hills and ravines, rock outcrops, etc.) would be smoothed with more uniform slopes.

The overall reduction in topographic diversity in the mine permit areas may lower the carrying capacity for big game in the reclaimed areas; however, big game ranges generally very large, mining activities are, in general, not located in habitats defined as crucial, and mining operations in this area are spread out rather than contiguous. The reduced relief and subdued topography could result in increased infiltration of surface water and reduced peak flows from the drainages. The reshaped land surface, being more uniform and subdued, could be less visually attractive to some observers, but these mine sites are separated by relatively rugged undisturbed topography. The construction and operation of CBM wells and associated production facilities would cause minimal overlapping topographic and/or physiographic changes.

4.8.2 Geology and Mineral Resources

The PRB coalfield encompasses an area of about 12,000 mi². Finley and Goolsby (2000) estimate that there are approximately 587 billion tons of coal in beds thicker than 20 ft and deeper than 200 ft in the basin. Most of the current federal coal leases in the PRB include coal with overburden thicknesses of 200 ft or less. These coal reserves represent a small percentage of the total coal reserves but a large percentage of the shallowest (hence the most economical to recover) coal reserves.

Since 1990, the Wyoming State Office of the BLM has held fifteen competitive coal lease sales and issued eleven new federal coal leases approximately containing billion tons of coal. BLM completed an exchange in the Powder River Basin in 2000, authorized by Public Law 95-554. Under this exchange, (formerly EOG resources Belco) received a federal lease for a 106million ton coal tract adjacent to the Buckskin Mine in exchange for the rights to a 170-million ton coal lease near Buffalo. Wyoming that is unmineable due to construction of Interstate Highway 90 (BLM 1999).

Wyoming PRB coal production in 2001 was approximately 354 million tons. The PRB mines located in

Campbell and Converse Counties, Wyoming produce 85 to 95 percent of the coal produced in the state each year.

Currently there are no active surface mines within Sheridan County, but there are currently two surface coal operation near in Wyoming-Montana state line: the Spring Creek and Decker coal mines (Figure 3-1). Both mines are in Big County, Montana. approximately six to ten miles northeast of the PSO Tract. Their 1999 productions and current maximum annual permitted production rates are shown in Table 4-9. Mining rates are expected to remain relatively constant at both these mines through the year 2016 depending upon market conditions.

The total area that has been permanently reclaimed at the Big Horn Coal Mine is 1,490 acres. Facility areas at the Big Horn Coal Mine that will remain indefinitely occupy 120 acres (Big Horn Coal Company 2001). The total area that was reclaimed at the old Hidden Water Pits is approximately 412 acres (Tim Richmond, August 2001). The total area to be disturbed within the permit boundary of Spring Creek Coal is 2,212 acres, while Decker Coal is permitted to disturb 11,417 acres. Thus the total area disturbed to date or permitted to be disturbed by surface coal mining in the Sheridan area is 15,791 acres.

Under the Proposed Action, approximately 2,595 acres would be disturbed. This would represent a 16

Table 4-9. Production of PRB Coal Mines Located in the Sheridan Coal Field Near the Wyoming-Montana State Line.

		Coal P	roduction ¹
Mine Name	Mine Operator	1999 Actual^2	Currently Permitted ³
Decker	Kiewit Mining Group, Inc.	10.9	16.0
Spring Creek	Kennecott Energy Co.	11.0	15.0
	Totals	21.9	31.0

¹ Actual production (million tons) on left, permitted production (million tons) on right.

percent increase in the total area disturbed by surface mining in the Sheridan area.

The total area of disturbance for the two active mines and the proposed Ash Creek Mine throughout their combined lives would be 16,224 acres. This area of disturbance would be slightly greater than the total area of coal removal.

In the area of coal removal at the two existing mines and the proposed Ash Creek Mine, the geology would be coal would disrupted. the recovered, and the overburden and topsoil would be replaced. natural stratification of these shallow geologic layers would be destroyed in the area of coal removal, and the backfill would be a more homogenous mixture of shale, siltstone and finegrained sandstone. All three mines plan to restore the mined lands to approximate pre-mining levels.

In 2000, natural gas production within the State of Wyoming was up

12.4 percent from 1999, reaching 151.2 billion cubic feet. CBM production accounted 10.4 for percent of the State's total gas This increase in gas production. production is attributed to higher natural gas prices in 2000 than in several preceding years and a large increase in CBM production in the PRB. In January 2001 the number of producing CBM wells in the PRB rose to 4,884 with 2,074 shut-in wells. Most of these wells have been drilled in Campbell County.

Natural gas production has been increasing in Sheridan County due to the development of CBM resources. Gas production in Sheridan County increased to 1.24 billion cubic feet in May 2001 from 72.42 million cubic feet in May 2000, a boost of 1600 percent (WOGCC July 2001). The WOGCC approved 1,967 APDs in the first quarter of 2001. The total for that quarter is more than the number of APDs approved in all of 1995, 1996, or 1997. Campbell County led with about 61 percent of the total

² Source: Montana Coal Council 2001.

³ Source: Robert Jeffrey, MDEQ personal communication, August 15, 2001. Maximum capacities per current air quality permits are shown.

APDs; Sheridan and Johnson Counties combined for another 17 percent. Nearly all of the approved APDs in these three counties were for CBM tests (WSGS 2001b).

Since the early 1990s, the BLM has completed numerous EAs and two EISs analyzing CBM projects. Wyodak CBM Project EIS, which was completed in 1999, evaluated an area which included 3,600 square miles of mixed federal, state, and private lands. The EIS analyzed the impacts of drilling and producing up to 5,000 new federal, state, and private CBM wells in addition to the 890 wells that had been evaluated in previous NEPA BLM subsequently documents. completed an EA to analyze the impacts of drilling as many as 2,500 additional federal drainage protection wells within the Wyodak EIS project area (BLM 2000). These wells are being drilled and produced to prevent the loss of federal CBM resources and corresponding royalties undrilled federal oil and gas leases that are adjacent to and potentially being drained by wells drilled on private or state oil and gas leases.

BLM is also currently preparing an EIS to analyze the cumulative impacts of reasonably foreseeable CBM and conventional oil and gas development within the Wyoming portion of the PRB. This EIS is being prepared to analyze the potential impacts of proposed additional CBM development in the Wyoming portion of the basin and update the BLM planning documents in the area of CBM development interest. The PRB Oil and Gas Project Draft EIS was

mailed to the public in January 2002. The USFS is a cooperating agency on this EIS.

CBM wells can be drilled on private and state oil and gas leases after approval by the WOGCC and the Wyoming SEO. On federal oil and gas leases. BLM must analyze individual cumulative and environmental impacts of all drilling. as required by NEPA, before CBM drilling on the federal leases can be authorized. In many areas of the PRB the coal rights are federally owned, but the oil and gas rights are privately owned. A June 7, 1999 Supreme Court decision (98-830) assigned the rights to develop CBM on a piece of land to the owner of the oil and gas rights.

CBM wells have been drilled on and around the PSO Tract. CBM drilling and production is expected to continue in the Ash Creek/Youngs Creek area, as well as farther north around the Decker and Spring Creek Coal Mines, farther south around the recently reclaimed Big Horn Coal Mine, and farther east.

Coal and CBM are non-renewable resources that form as organic matter decays and undergoes chemical changes over geologic time. The CBM and coal resources that are removed to generate heat and power would not be available for use in the future. No potential damages to the coal resulting from removal of the CBM and water prior to mining have been identified. The CBM operators generally do not completely dewater the coal beds to produce the CBM

because that could damage fractures in the coal and limit CBM production.

4.8.3 Soils

The Spring Creek and Decker coal mines would disturb about 13,629 acres throughout their combined lives (they would disturb about 300 acres annually during active mining at the currently planned mining rates). Approximately 2,020 acres were disturbed and 1,902 permanently reclaimed at the Big Horn Coal Mine and the Hidden Water Pits, for a total of approximately 15,791 acres of historic and permitted surface mine disturbance in the Sheridan area. If the decision is made to complete the exchange and the PSO Tract is mined, the disturbance area in this group of surface mines north of Sheridan would increase to approximately 18,385 acres. The Proposed Action would represent an additional 16 increase percent in surface disturbance by mining operations in the Sheridan area.

Excluding the permanently reclaimed Hidden Water Pits and Big Horn Coal Mine areas, and assuming ten years from initial disturbance to utilization of a parcel of reclaimed land by domestic livestock, roughly 1,500 acres would be unavailable for such use at any given time during active mining. This includes facilities areas at active mines that represent life-ofmine disturbances. However, the replaced topsoil should support a stable and productive native vegetation community adequate in quantity and quality to support planned post-mining land uses (i.e., rangeland and wildlife habitat). Areas within all three of the active mines (including the proposed Ash Creek Mine) would be progressively disturbed. Likewise, these areas would be progressively reclaimed in time by planting appropriate vegetation species to restore soil productivity and prevent soil erosion.

Additional, although less extensive, soil disturbance would be associated with the on-going CBM development predominantly east and south of the mines.

4.8.4 Air Quality

A PRB air quality impact assessment was prepared as part of the PRB Oil and Gas Project EIS under the direction of the BLM. This analysis was prepared to analyze the potential air quality impacts of the proposed CBM development in the Powder River Basin as well as other reasonably foreseeable emission sources in the basin. Coal mining is included as one of the other reasonably foreseeable emission sources. Coal mining data supplied by BLM for the analysis included estimated coal production volume (based on coal demand forecasts), annual acreage disturbance, and approximate location of mining activity for active mines in Wyoming and Montana during the years of estimated maximum cumulative activity in the basin.

This analysis was prepared under the requirements of NEPA to assess and disclose reasonably foreseeable impacts to both the public and the

BLM decision makers. Due to the preliminary nature of this NEPA analysis, it should be considered a "reasonable, but conservative" upper estimate of predicted impacts. Actual impacts at the time of development (subject to air pollutant emission source permitting) are likely to be less. The CBM-related results of this impact assessment are discussed in the PRB Oil and Gas Project Draft EIS (BLM 2002), and the air quality assessment technical impact document is available for review (Argonne 2001). The results of this cumulative impact analysis summarized below.

The PRB cumulative air quality impact assessment was based on the best available engineering data and assumptions, meteorology data, and dispersion modeling procedures, as well as professional and scientific judgement. Where specific data or procedures were not available, "reasonable, but conservative" assumptions were incorporated.

Potential direct, indirect cumulative air quality impacts were predict maximum analyzed to potential near-field ambient air pollutant concentrations potential hazardous air pollutant (HAP) impacts. well as as determine maximum far-field ambient air pollutant concentrations, visibility and atmospheric deposition (acid rain) impacts.

Based on a separate assessment predicting potential far-field (cumulative) air quality impacts (Argonne 2001), the EPA

CALMET/CALPUFF dispersion model was used to predict maximum potential air quality impacts at downwind mandatory Federal PSD Class I areas, and other "sensitive receptors," to: 1) determine if the PSD Class I NO₂ increment might be exceeded; 2) calculate potential nitrate and sulfate atmospheric deposition (and their related impacts) in sensitive lakes; and 3) predict potential impacts to visibility (regional haze).

Meteorological information was assembled to characterize atmospheric transport and dispersion from several data sources, including:

- 20 km gridded MM4 (mesoscale model) values with continuous four-dimensional data assimilation,
- hourly surface observations (wind speed, wind direction, temperature, cloud cover, ceiling height, surface pressure, relative humidity, and precipitation),
- twice-daily upper air vertical profiles (wind speed, wind direction, temperature and pressure), and
- PRISM adjusted hourly precipitation measurements.

"reasonable, Potential conservative" air pollutant emissions from CBM sources were combined with other reasonably foreseeable facilities to determine the total potential cumulative air quality These other "reasonably impacts. facilities foreseeable" included development associated with:

approximately 458 emission sources permitted by the WDEQ/AQD; 2) approximately 34 emission sources permitted by the MDEQ/AWM; and 3) approximately 13 emission sources permitted within the states of North Dakota, South Dakota and Nebraska.

Potential NO_x and SO₂ emissions were analyzed to predict potential impacts at 16 PSD Class I areas located in Wyoming, Montana, North and South Dakota (Argonne 2001). Table 4-10 presents the maximum modeled concentration at the specified PSD Class I Area; other PSD Class I areas had lower predicted impacts. All potential direct cumulative NO₂ and SO₂ impacts would be at or below applicable PSD Class I increments.

It should be noted that this comparison is not a complete PSD Increment Consumption Analysis, but an assessment indicating that the increment would not be exceeded by the cumulative emission sources. Many of the potential air pollutant emission sources were analyzed at their maximum permitted levels; actual emissions and their related air quality impacts are typically less. At the time of a pre-construction air quality permit application, the applicable air quality regulatory agencies may require a much more detailed PSD Increment Consumption Analysis.

Several lakes within four USFS designated wilderness areas were identified as being sensitive to atmospheric deposition and for which the most recent and complete data have been collected. The USFS has also identified the following "Limit of Acceptable Change" regarding potential changes in lake chemistry: no more than a 10 percent change in acid neutralizing capacity (ANC) for those water bodies where the existing ANC is at or above 25 micro equivalents per liter (µeq/l) and no more than a 1 µeq/l change for those extremely sensitive water bodies where the existing ANC is below 25 ueg/l. Based on a Rocky Mountain Region screening USFS method (USFS 2000), Table demonstrates that potential impacts to sensitive lakes would be below applicable significance thresholds from the identified emission sources. No sensitive lakes were identified by either the NPS or USFWS.

Table 4-10. Maximum Predicted PSD Class I Area Cumulative Impacts (in $\mu g/m^3$) – Alternative 1 (Proposed Action)

Pollutant/Averaging Period	Class I Area	Maximum Modeled Concentration (µg/m³)	Class I Increment (µg/m³)
Nitrogen dioxide - Annual	Wind Cave NP	0.5	2.5
Sulfur dioxide - Annual	Wind Cave	0.13	2
Sulfur dioxide - 24-hour	N. Cheyenne Res.	1.38	5
Sulfur dioxide - 3-hour	N. Cheyenne Res.	3.69	25

Table 4-11.	Predicted Total Cumulative Change in ANC at Sensitive Area
	Lakes (percent change)

Sensitive Area	Lake	Baseline ANC (µeq/l)	Area (hectares)	Change (percent)	Thresholds (percent)
Bridger Wilderness Area	Black Joe Lake Deep Lake Hobbs Lake	69.0 61.0 68.0	890 205 293	0.8 0.9 0.3	10 10 10
Cloud Peak Wilderness Area	Emerald Lake Florence Lake	55.3 32.7	293 417	4.1 7.8	10 10
Fitzpatrick Wilderness Area	Ross Lake	61.4	4,455	0.4	10

Since the development alternative and cumulative air pollutant emission constitute many sources sources spread out over a very large area, discrete visible plumes are not likely to impact the mandatory Federal PSD Class I areas, but the potential for cumulative visibility impacts (increased regional haze) is a concern. Regional haze degradation is caused by fine particles and gases scattering and absorbing Potential changes to regional haze are calculated in terms of a perceptible "just noticeable change" (1.0 dv) in visibility when compared background conditions.

A 1.0 dv change is considered a small but noticeable change in haziness as described in the Preamble to the EPA Regional Haze Regulations (64 FR 35725, III.C.). A 1.0 dv change is defined as about a 10 percent change extinction the coefficient in (corresponding to a 2 to 5 percent change in contrast, for a "black target" against a clear sky, at the most optically sensitive distance from an observer), which is a small but noticeable change in haziness under most circumstances when viewing scenes in mandatory Federal Class I areas.

It should be noted that a 1.0 dv change is not a "just noticeable change" in all cases for all scenes. Visibility changes less than 1.0 dv are likely to be perceptible in some cases, especially where the scene being viewed is highly sensitive to small amounts of pollution, such as due to preferential forward light scattering. Under other view-specific conditions, such as where the sight path to a scenic feature is less than the maximum visual range, a change greater than 1.0 dv might be required to be a "just noticeable change."

This NEPA analysis is not designed to predict specific visibility impacts for specific views in specific mandatory Federal PSD Class I areas based on specific project designs, but to characterize reasonably foreseeable visibility conditions that representative of a fairly broad geographic region, based "reasonable. but conservative" emission source assumptions. This approach is consistent with both the nature of regional haze and the

requirements of NEPA. At the time of a pre-construction air quality PSD permit application, the applicable air quality regulatory agency may require a much more detailed visibility impact analysis. Factors such as the magnitude of dv change, frequency, time of the year, and conditions meteorological during visibility times when predicted impacts are above the 1.0 dv as inherent threshold (as well conservatism the modeling in analyses) should all be considered when assessing the significance of predicted impacts.

The USFS, NPS and USFWS have published their "Final FLAG Phase I Report" (Federal Register, Vol. 66 No. 2, dated January 3, 2001), providing "a consistent and predictable process for assessing the impacts of new and existing sources of AQRVs" including visibility. For example, the FLAG report states "A cumulative effects analysis of new growth (defined as all PSD increment-consuming sources) on visibility impairment should be performed," and further, "If the

visibility impairment from the Proposed Action, in combination with cumulative new source growth, is less than a change in extinction of 10% [1.0 dv] for all time periods, the FLMs will not likely object to the Proposed Action." In addition, the FLAG procedures were also applied using WDEQ/AQD-provided background extinction values.

Although the FLAG procedures were primarily designed to provide analysis guidance to Clean Air Act PSD permit applicants, Table 4-12 uses the "Final FLAG Phase I Report" procedures to summarize the impacts that would be predicted under the PRB Oil and Gas Project Draft EIS Proposed Action, which is the preferred alternative of BLM. the and the No-Action Alternative, which would not authorize additional development on federal oil and gas leases within the project area.

Based on multiple iterations of the non-steady state CALPUFF dispersion modeling system, including the

Table 4-12. Predicted Visibility Impacts in PSD Class I Areas from Cumulative Sources – FLAG Method (Number of Days Predicted to Equal or Exceed a 1.0 dv "Just Noticeable Change")

Class I Area	Alternative 1 ¹ Proposed Action	Alternative 3 ¹ No Action		
Badlands National Park	3	2		
Bridger Wilderness Area	0	0		
Fitzpatrick Wilderness Area	0	0		
N. Absaroka Wilderness Area	1	0		
N. Cheyenne Reservation	10	6		
Washakie Wilderness Area	1	0		
Wind Cave National Park	4	2		

¹ These alternatives pertain to the PRB Oil and Gas Project EIS.

CALMET meteorological model, for five different development alternatives, potential visibility impairment of 1.0 dv or greater ranged from none to ten days. In addition, the air quality impact assessment also analyzed potential visibility (regional haze) impacts at nine PSD Class II areas not subject to the Clean Air Act visibility protection regulations.

If visibility impacts are predicted to equal or exceed 1.0 dv at any PSD Class I area based on the FLAG/WYO analysis, then a daily impact analysis based on monitored optical and relative humidity conditions should be performed.

Since the 1.0 dv threshold was predicted to be reached at Northern Chevenne Reservation based on the FLAG analysis methodology, the maximum modeled impacts to that area were compared to representative measured optical and relative humidity values on a daily basis. Table 4-13 shows the results of the daily impact analysis under the PRB Oil and Gas Project Draft EIS Proposed Action, which is preferred alternative of the BLM, and the No-Action Alternative, which would not authorize additional CBM development on federal oil and gas leases within the project area.

When reviewing the predicted cumulative impacts, it is important to understand the "reasonable, but conservative" assumptions made regarding potential resource development. In developing this analysis, there is uncertainty regarding ultimate development (i.e., number of wells, equipment to be used, specific locations). The analysis was also based on a reasonably foreseeable development scenario, including several conservative assumptions:

- A11 emission sources were assumed to operate at their reasonably foreseeable maximum emission rates simultaneously throughout the LOP. Given the number of included sources in this analysis, the co-probability of such a scenario actually occurring over an entire year (or even 24 hours) is small. assumption While this typically used in modeling analyses, the resulting predicted impacts will overstated.
- All proposed natural gas wells were assumed to be fully operational (no dry holes) and remain operating (no shut ins) for about 7 years with an overall 20-year project life.
- The total proposed booster and reciprocating pipeline compression engines (nearly 800,000 hp) were assumed to operate at their rated capacities continuously throughout the LOP (no phased increases or reductions). In reality, compression equipment would added or removed incrementally as required by the well field operation, compressor engines would

Table 4-13. Predicted Visibility Impacts on the Northern Cheyenne Reservation – Daily Analysis Method (Number of Days Predicted to Equal or Exceed a 1.0 dv "Just Noticeable Change")

PSD Class I Area	1989	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999
Alternative 1 ¹	6	6	10	13	8	11	9	14	12	11	14
Proposed Action											
Alternative 3 ¹ No Action	4	3	7	9	4	4	6	9	5	6	7

¹ These alternatives pertain to the PRB Oil and Gas Project EIS.

operate below full horsepower ratings, and it is unlikely all compressor stations would operate at maximum levels simultaneously.

- The atmospheric deposition impact analysis assumed no other ecosystem components would affect lake chemistry for a full year (assuming no chemical buffering due to interaction with vegetation or soil materials).
- The visibility impact analysis assumed seasonal "natural background" optical conditions would occur simultaneously every day throughout each mandatory Federal PSD Class I Area, and that a 1.0 dv "just noticeable change" would be a foreseeable reasonably significant adverse impact, although there is no applicable state. tribal or federal regulatory visibility standards.

Given these numerous "reasonable, conservative" analysis but assumptions, which may actually compound one another, the projected impacts represent an upper estimate of potential air quality impacts which are unlikely to actually be reached. applying However, even but conservative" "reasonable, analysis assumptions, most predicted impacts are below assumed threshold limits, and scientific evidence is not compelling reasonably that foreseeable significant cumulative adverse impacts would occur.

It is important to note that before actual development could occur, the applicable air quality regulatory agencies (including the state, tribe or EPA) would review specific pollutant emissions preconstruction permit applications which examine source-specific air quality impacts. As part of these permits (depending on source size), the air quality regulatory agencies could require additional air quality analyses or mitigation measures. Thus, before development occurs, additional site-specific air quality analyses would be performed to ensure protection of air quality.

Coal mines develop predictive models to assess the potential air quality impacts of their mining operations. Based on these predictive models conducted for PRB mines, mining operations do not have significant offsite particulate pollution impacts, even when production and pollution neighboring mines considered. However, this prediction has been based on the assumptions that mining activities are sufficiently removed from the permit boundaries and that neighboring mines are not actively mining in the immediate vicinity (within 0.6 - 2.5miles). Previous modeling (BLM 1992a) has shown that incremental particulate pollution impacts decrease insignificant levels (< 1 μg/m³ PM₁₀ annual average) within six miles of active mining.

In cases where mines are in close proximity (within two miles), WDEQ follows a modeling protocol which accounts for all mine-generated particulate air pollutants from all nearby mines to determine impacts to ambient air quality. Known as the "Mine A/Mine B" modeling procedure, this model evaluates the total impacts of a given mining operation, including those impacts from and on neighboring mines. No other active mines are within two miles of the proposed Ash Creek Mine.

produced Gaseous clouds by overburden blasting are a recent air quality concern related to surface coal mining activities in the PRB. These clouds contain NO_x and exposure to NO, above certain levels can have human health consequences (see Appendix F). In response to the need for information about the levels of NO_x present in these clouds, a collaborative group of PRB mines under the Air Quality Subcommittee of the WMA collected information on the contents of post-blast gas clouds in the summer of 1999. The report on the August 1999 WMA NO. monitoring is titled Powder River Basin - Short-term Exposure NO₂ Study. During that study six monitors were placed at the following mines to obtain a basin-wide data set: Butte, Wyodak, Eagle Ayr/Caballo, Cordero Rojo Complex, Black Thunder, and North Antelope/Rochelle Complex. Roads adjacent to mining activity were selected because they were areas where public exposure would be most likely to occur. A 15-minute average was chosen to be the monitored increment for this study based on similar time intervals used for National Institute for Occupational Safety and Health and OSHA NO2 work place standards. A summary of the data includes the following:

- Approximately 95 percent of the valid data points were readings of 0 ppm NO₂.
- The maximum one-minute average valid values observed for each of the six monitors ranged from 0 to 8.0 ppm NO₂.
- The maximum 15-minute average valid values observed for each of the six monitors ranged from 0 to 1.65 ppm NO₂.

The OSHA Immediately Dangerous to Life and Health threshold for NO_2 is 20 ppm (37,600 μ g/m³) and the EPA Significant Harm threshold is 2 ppm (3,760 μ g/m³). The report also includes summaries of historic annual and 24-hour monitoring that has been conducted in the PRB and other locations within the region.

The mines in the eastern PRB have also been cooperating in a research and development effort aimed at reducing blasting clouds (Casper Star Tribune, February 3, 2002). This research has led to changes in blasting agents and the size of blasting shots which have reduced NO_x emissions during blasting.

Another air quality concern is the venting of methane that occurs when coal is mined. As discussed in Section 3.4.3, methane (CBM) is generated from coal beds. When coal is mined, by surface or underground methods, the methane that is present

in the coal is vented to the atmosphere. Methane is greenhouse gas which contributes to global warming. According to the Methane Emissions section of Energy Information Administration/ Department of Energy (EIA/DOE) report 0573(99), **Emissions** Greenhouse Gases in the United States 1999, U.S. anthropogenic methane emissions totaled 28.8 million metric tons in 1999. U.S. 1999 methane emissions from coal mining were estimated at 2.88 million metric tons (10 percent of the U.S. anthropogenic methane emissions in 1999). According to Table 15 of this report, surface coal mining was estimated to be responsible for about 0.54 million metric tons of methane emissions in 1999. This represents about 1.88 percent of the estimated anthropogenic methane emissions in 1999, and about 18.75 percent of the estimated methane emissions attributed to coal mining of all types.

Table 7.2 of the EIA/DOE Coal Industry Annual Energy Review for 1999 estimated that 688.3 million short tons of coal were produced by surface mines in the U.S. in 1999. Surface mines in the Wyoming PRB produced approximately 320 million short tons in 1999, or about 46.5 percent of the total production. Using these numbers, it is estimated that the Wyoming PRB coal mines were responsible for approximately 0.9 percent of the estimated U.S. 1999 anthropogenic methane emission.

In many areas, including the PRB, CBM is being recovered from coal and

sold. On a large scale, recovery of CBM from the coal prior to mining by and underground surface methods could potentially gradually reduce U.S. emission of CBM to the In the PRB, CBM is atmosphere. being produced from the coal areas adjacent to and generally downdip of the mines. CBM is currently being produced from the same coal seams that would be mined in the PSO Tract. As discussed in Section 4.4.2, BLM estimates that a large portion of the CBM reserves could be recovered prior to initiation of mining activity on the PSO Tract under the Proposed Action. CBM reserves that are not recovered prior to mining would be vented to the atmosphere.

4.8.5 Water Resources

Surface Water

Streamflow may be reduced during surface coal mining because SMCRA Wyoming state regulations require capture and treatment of all runoff from disturbed areas sedimentation ponds before it is allowed to flow off the mine permit areas. Also, large surface coal mine pits, together with ponds diversions built to keep water out of the pits, can intercept the runoff from significant drainage areas. Changes in drainage patterns and surface disturbance would decrease flows in of the ephemeral and intermittent drainages exiting the mine sites. The proposed Ash Creek Mine would be located approximately six miles southwest of the closest active surface coal mining operation, which is the Decker Coal Mine in Big Horn County, Montana. Due to the distance between these two operations, there would not be many overlapping surface water impacts.

Development of CBM resources in the general area of the mines could potentially increase surface flow in some drainages. CBM development in the general analysis area has been restricted due to concerns about relatively high SAR values in this part of the PRB (Section 4.4.2).

The PRB Oil and Gas Project Draft EIS, which was released for public review in January 2002, includes an evaluation of the surface water impacts that may occur if 50,000 CBM wells are drilled in the PRB in the next ten years. The project area for this EIS covers all of Campbell, Sheridan, and Johnson Counties, as well as the northern portion of Converse County. Under Alternative 1 in the PRB Oil and Gas Project Draft EIS, which is the BLM's preferred alternative, in the Upper Tongue River sub-watershed (page 4-47):

- the representative water quality from the coal has an SAR of 52;
- the additional flow attributable to CBM-produced water would result in very minor contributions to the flow of the Tongue River;
- SAR values in the Tongue River would increase from 0.5 to 1.1;
- the estimated increases in salinity and SAR from CBM

discharges in the Tongue River watershed would not alter the irrigation suitability of the Upper Tongue River; and

- CBM discharges in the Upper Tongue River sub-watershed would undergo treatment prior to discharge.

The amount of CBM produced water that ultimately reaches the major channels is reduced by evaporation, infiltration into the ground, and surface landowners, who sometimes divert the produced water into reservoirs for livestock use. These CBM water discharges would be constant, as opposed to naturally occurring flows which fluctuate widely on a seasonal and annual basis.

The CBM discharges could result in erosion and degradation of small drainages, which could affect water and channel hvdraulic characteristics. From a surface water standpoint, any increased flows due discharges occurring CBM of surface downstream mining operations would tend to be offset by the reduced flows due to surface coal mining.

The USGS has predicted that after reclamation, cumulative disturbance related to surface coal mining in the eastern PRB will result in increased runoff in major streams (Martin et al. 1988). This is based on the assumption that unit runoff rates would be increased after reclamation due to soil compaction. Other studies also indicate that soil infiltration

rates are lower on reclaimed lands than on pre-mining lands due to changes in drainage patterns and surface disturbance. However, the reduction in slope after reclamation would provide enhanced opportunity for infiltration of precipitation which would tend to offset this temporary decrease in soil infiltration rates.

Drainage from all the surface mines in the general vicinity enters the Tongue River and Tongue River Reservoir. The drainage area of the Tongue River at the State line (USGS Station 06306300) is approximately 1,477 mi². The entire disturbance area of the proposed Ash Creek Mine (2,595 acres), of which only a portion would be disturbed at any one time, represents about 6.3 percent of the Youngs Creek watershed at its confluence with the Tongue River and less than 0.3 percent of the Tongue River watershed at the State line. The entire area of disturbance from all surface mines within the Tongue River watershed upstream of the Tongue River Reservoir would impact approximately 0.5 percent of the drainage basin to that point.

If the PSO Tract is mined as proposed, sediment concentrations should not increase substantially in the disturbed streams because, as discussed in Section 4.8.5, state and federal regulations require that all surface runoff from mined lands pass through sedimentation ponds. Although reclaimed soils may be more erosive for few years а the larger sediment reclamation, production would not be delivered to streams due to sediment deposition as a result of flatter slopes on restored lands and sediment trapping by mandated sedimentation ponds.

Groundwater

Each mine must assess the probable hydrologic consequences of mining as part of the mine permitting process. The WDEQ/LQD must evaluate the cumulative hydrologic impacts associated with each proposed mining operation before approving the mining and reclamation plan for each mine, they must find that and cumulative hydrologic impacts of all anticipated mining would not cause material damage to the hydrologic balance outside of the permit area for As a result of these each mine. requirements, each existing approved mining permit includes an analysis of the hydrologic impacts of the surface coal mining proposed at that mine. If revisions to mining and reclamation permits are proposed, then the potential cumulative impacts of the revisions must also be evaluated. If a decision is made to complete the exchange and P&M decides construct a new surface coal mine, a mining and reclamation permit for the proposed Ash Creek Mine must be approved before the tract can be mined.

A source of data on the impacts of surface coal mining on groundwater is the monitoring that is required by WDEQ and MDEQ and administered by the mining operators. Each mine is required to monitor groundwater levels and quality in the coal and in the shallower aquifers in the area surrounding their operations.

Monitoring wells are also required to record water levels and water quality in reclaimed areas. Annual hydrology reports are submitted to the respective regulatory agency by Big Horn Coal Company, Ash Creek Mining Company, Spring Creek Coal Company, and Decker Coal Company.

The major groundwater issues related to surface coal mining are:

- the extent of the temporary lowering of static water levels in the aquifers around the mine due to dewatering associated with removal of these aquifers within the mine boundaries;
- the effect of the removal of the coal aquifer and any overburden aquifers within the mine area and replacement of these aquifers with backfill material;
- the effects to aquifers used for water supply that are sub-mine disturbance levels;
- changes in water quality as a result of mining; and
- potential overlapping groundwater impacts in the coal due to proximity of coal mining and CBM development.

The impacts of large scale surface coal mining on a cumulative basis for each of these issues are discussed in the following paragraphs.

Assessment of cumulative miningrelated groundwater drawdown

impacts in this EIS is based on predictions made by the Ash Creek Mining Company that were included in the PSO No. 1 Mine Permit Application No. 407. This information was then extrapolated to consider mining of the PSO Tract. Figure 4-3 depicts the predicted drawdown in the Dietz 1/Dietz 3 coal seam aquifer over the life of the proposed Ash Creek Mine attributed to pit dewatering. The other active mines that are in proximity share an interconnected groundwater system; therefore, the areal extent and magnitude of drawdown resulting from these other operations were investigated evaluate to the cumulative drawdown impacts by all three operations.

As addressed in Sections 3.4.6.1 and 4.4.5, mining-related drawdown in the Dietz 1 and 3 coal seam aguifers would not occur outside of the northeast-trending fault planes that bound the northwest and southeast sides of the PSO Tract. Truncation of the coal seams by the structural faults serves as a barrier groundwater flow; therefore, potentiometric declines during active mining would be strongly controlled by these faults. Furthermore, the seams that would be mined are not continuous to the southwest, so drawdowns can extend only to the northeast at any appreciable distance from the mine. Drawdown attributed to any other activity must therefore be present within the same fault block and be located northeast of the PSO Tract in order for a cumulative effect to occur.

Due to the discontinuous nature of the coal seams that would be mined in the PSO Tract in the direction of the Big Horn Coal Mine, it is very unlikely that any residual drawdowns created by that mining operation could be additive with drawdowns that would result from mining the The geographic extent PSO Tract. and amount of drawdown associated with mining in the Decker/Spring Creek complicated area is numerous northeast-trending normal faults that cross the area. The Spring Creek Mine and the proposed Ash Creek Mine do not occur within the same fault block and therefore drawdowns attributed to these two operations would not be additive. The Decker mine and the PSO Tract do occur within the same fault block and therefore share the same coal seam groundwater flow system. No flow models have been developed for the Decker and Spring Creek mines for use in predicting drawdown impacts. Rather, predictions for future drawdowns are based on current trend data and mine plans (MDEO 1999). Based upon the Cumulative Hydrologic Impact Analysis for the Decker area that was prepared by the MDEQ in 1999, current drawdowns resulting from the Decker Mine do not extent into the PSO Tract area and they are not predicted to during the anticipated mine life.

In Wyoming, coal companies are required by state and federal law to mitigate any water rights that are interrupted, discontinued, or diminished by mining.

The effects of replacing the coal aquifer and overburden with a backfill aquifer is also a major groundwater concern related to surface coal mining. The following discussion of recharge, movement, and discharge of water in the backfill aquifer for the eastern PRB is excerpted Martin et al. 1988;

Post-mining recharge, movement and discharge of groundwater in the Wasatch and Wyodak coal aquifer aquifer will probably not be substantially different from pre-mining conditions. Recharge rates and mechanisms will not change substantially. Hydraulic conductivity of the spoil aquifer will be approximately the same as in the Wyodak coal aquifer allowing groundwater to move from recharge areas where clinker is present east of mine areas through the spoil aquifer to the undisturbed Wasatch aguifer and Wvodak coal aguifer to the west.

In the eastern PRB, water monitoring data from 1990 to 1999 verify that recharge has occurred and is continuing in the backfill (Hydro-Engineering 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999). Data from backfill monitoring wells at the Big Horn and Decker mines demonstrate that recharge to the backfill occurs readily in the northern PRB as well.

The cumulative size of the backfilled areas in the Tongue River drainage

would be increased by approximately 1,720 acres by mining the proposed Ash Creek Mine. Pre-mining recharge areas (i.e., clinker or scoria outcrops, alluvial valley subcrops) would continue to be the recharge sources for the post-mining backfill aquifer.

The area in which the alluvial aquifers experience a 5-ft drawdown would be much smaller than the area of drawdown in the coal because the shallower aquifers are generally discontinuous, of limited areal extent, and are typically unconfined. If P&M develops the Ash Creek Mine as proposed, drawdowns in the alluvial aquifers would be expected to be very local.

If the exchange is completed and P&M elects to construct a new mine, the WDEQ would require more detailed groundwater modeling to predict the extent of drawdown in the coal aquifers caused by mining the PSO Tract. WDEQ/LQD would then use the drawdown predictions to conduct cumulative hydrologic impact analysis for this portion of the PRB. P&M would be required to install monitoring wells which would be used to confirm or refute drawdowns predicted by modeling. This modeling would be required as part of the WDEQ mine permitting procedure discussed in Section 1.2.

Potential mining-related water-level decline in the sub-Dietz 3 coal is another groundwater issue. Mine water supply wells used by the Decker Coal Mine are located at least five miles away from the PSO Tract. Due to the distance involved, the

possibility of additive drawdowns within a sub-Dietz 3 coal seam aquifer are unlikely. In addition, the zone of completion for the Decker production wells may not be the same as that of the proposed Ash Creek Mine's production well(s).

Another issue of concern with groundwater is the effect of mining on water quality. Specifically, what effect does mining have on the water quality in the surrounding area, and what are the potential water quality problems in the backfill aquifer following mining?

In a regional study of the cumulative impacts of coal mining in the eastern PRB, the median concentrations of dissolved solids and sulfates were found to be larger in water from backfill aguifers than in water from either the Wasatch overburden or the coal aquifer (Martin et al. 1988). This is expected because blasting and movement of the overburden materials exposes more surface area to water, increasing dissolution of soluble materials, particularly when overburden materials the were situated above the saturated zone in the pre-mining environment. Using data compiled from ten surface coal mines in the eastern PRB, Martin et al. (1988) also concluded that backfill groundwater quality improves markedly after the backfill is leached with one pore volume of water. The same conclusions were reached by Van Voast and Reiten (1988) after analyzing data from the Decker and Colstrip Mine areas in the northern PRB. In general, the mine backfill groundwater TDS can be expected to

range from 3,000 - 6,000 mg/L, similar to the pre-mining Wasatch Formation aquifer, and meet Wyoming Class III standards for use as stock water.

One pore volume of water is the volume of water which would be required to saturate the backfill following reclamation. The time required for one pore volume of water to pass through the backfill aquifer is greater than the time required for the post-mining groundwater system to re-establish equilibrium. According to Martin et al., estimates of the time required to re-establish equilibrium range from tens to hundreds of years.

According to monitoring data, water quality variation in the backfill at the Decker and Spring Creek Coal Mines in the northern PRB is attributable to changes in recharge or discharge associated with mine activity and may vary with the amount and source of recharge. However, as stated within the MDEQ's Cumulative Hydrologic Impact Analysis for the Decker area (1999), TDS concentrations in backfill water would be lowered as upgradient groundwater recharges and flushes the backfill aquifer. The length of time needed for this to occur is unknown; however, the decline in water quality from the backfill aguifers is expected to be a long-term impact but is not anticipated to be permanent. As indicated previously, the cumulative size of the backfilled areas in the Tongue River drainage would be increased by approximately 1,720 acres by mining the proposed Ash Creek Mine. No overlapping impacts to water quality in the

backfill would be expected due to the distances between the proposed Ash Creek Mine and the other mines in this area (Decker, Spring Creek, and Big Horn).

The potential for overlapping groundwater impacts from coal and CBM development is also a major groundwater issue in the PRB.

As previously discussed, CBM drilling has occurred on and adjacent to the PSO Tract in Wyoming, although production has been delayed by concerns about discharging the water from the coal on the surface. CBM exploration and limited production was initiated in Montana, in the Decker area, in 1998.

The PRB Oil and Gas Project Draft EIS, which was released for public review in January 2002, includes a modeling analysis of the groundwater impacts that may occur if 50,000 CBM wells are drilled in Campbell, Sheridan, and Johnson Counties and the northern portion of Converse County in the next ten years. That modeling analysis considered existing and proposed CBM production in the area of the proposed Ash Creek Mine area. It does not predict large CBMrelated drawdowns in the area of the proposed Ash Creek Mine, which is generally located at the western edge of proposed CBM development in Wyoming.

In Montana, MDEQ's Cumulative Hydrologic Impact Analysis (1999) for the Decker Mine was written prior to CBM dewatering effects and therefore does not account for potential

drawdown effects. cumulative Potentially, drawdown impacts associated with CBM production could exceed the extent and amount of drawdown associated with mining in the Decker area. For example, after a production period of four months (December 1998 through March 1999), 11 CBM wells pumping at an average rate of 17 gpm each created sharp increases in drawdown at Decker Coal Company's monitoring wells located a mile or more south of the West Decker Mine. At least 300 CBM wells are proposed south of the Decker Mine in Montana (MDEO 1999). This level of CBM development would potentially cause groundwater substantial declines within all of the producing coal seam aquifers in this general area.

The proposed Ash Creek Mine would be upgradient of this drilling. Based upon existing information, if CBM production increases as proposed, it would be possible that drawdowns in the Dietz 1/Dietz 3 coal seam downgradient of the PSO Tract would lower water levels in the coal seams in the area of the proposed Ash Creek Mine.

As discussed in Section 4.4.5, two groundwater right holders in Montana have been identified as potentially affected by proposed mining operation on the PSO Tract, based on the assumption that both well completion depths are such that they produce water from the Dietz 1/Dietz 3 coal seam. Additional water supply wells completed in the coal seam aquifers in the general

analysis area would be expected to experience drawdown as a result of CBM development.

The increased dewatering depressuring of the coal seam caused by CBM development and mining together would also increase the time required for water-level recovery to occur after the CBM and mining projects are completed. The groundwater impact analysis prepared for the PRB Oil and Gas Project Draft EIS, which considered CBM development and coal mining operations, generally indicates that water levels would recover 75 to 80 percent of pre-operation conditions within 14-16 years following the cessation of CBM operations. This analysis also indicated that the rate of recovery would slow dramatically after this initial recovery period, recovering to within 95 percent of pre-operations conditions over the next hundred years or so.

4.8.6 Alluvial Valley Floors

No cumulative impacts to alluvial valley floors are expected to occur as a result of completing the exchange and subsequent mining of the PSO Tract. Impacts to designated AVFs are generally not permitted if the AVF is determined to be significant to agriculture. AVFs that are not significant to agriculture can be disturbed during mining but they must be restored as part of the reclamation process. Impacts during mining, before the AVF is restored, would be expected to be incremental, not additive.

4.8.7 Wetlands

Wetlands are discrete features that are delineated on the basis of specific soil. vegetation, and hydrologic Wetlands within characteristics. areas of coal mining disturbance are impacted; wetlands outside the area of disturbance are generally not affected unless their drainage areas (hence, water supplies) are changed by mining. Therefore, the impacts to wetlands as a result of surface coal mining are mostly incremental, not additive impacts as are groundwater and air quality. Increasing the area to be mined would increase the number of wetlands that would be impacted.

COE requires replacement of all impacted jurisdictional wetlands in accordance with Section 404 of the As part of the Clean Water Act. mining and reclamation plans for each mine, COE approves the plan to restore the wetlands and the number of acres of wetlands to be restored. Replacement of functional wetlands may occur in accordance with agreements with the surface managing agency (on public land) or by the private landowners. A total of 6.41 acres of federal surface lands are included in the PSO Tract. During mining and before replacement of wetlands, all wetland functions would be lost. The replaced wetlands may not function in the same way as the premine wetlands did.

4.8.8 Vegetation

Most of the land that would be disturbed is grassland and sagebrush

shrubland which is used for grazing and wildlife habitat. Rangeland is, by far, the predominant land use in the PRB. At the completion of mining, it is anticipated that all disturbed land would be reclaimed for grazing and wildlife habitat, mostly in the form of mixed native grass prairie, sagebrush shrubland and, where appropriate, bottomland grassland. Some of the minor community types, such as those occurring on breaks, would not be restored to pre-mining conditions but may be replaced to a higher level due to use of better quality soils.

Based on annual reports prepared by Spring Creek and Decker Coal mining companies and submitted to MDEQ, in any given year, approximately 1,500 acres of land disturbed by mining activities at these two existing surface coal mines would not be reclaimed to the point of planting with permanent seed mixtures. Over the life of these two mines, a total of about 13,629 acres would disturbed. This disturbed area includes all leases existing including federal, state and private coal. The proposed Ash Creek Mine would add another 2,595 acres. Almost all of this acreage is native rangeland and would be returned to a native rangeland state through planting of approved revegetation seed mixtures as required. The Big Horn Coal Mine and the Hidden Water Pits were reclaimed to a native rangeland state as well.

Several impacts to vegetation would occur as a result of operations at these three mines. Most of the surface disturbance on the PSO Tract

would occur in one vegetation type: shrub grass prairie mixed The Decker and Spring percent). Creek mines and the Proposed Ash Creek Mine plan to restore the mixed prairie native grass and sagebrush as required by law. It is estimated that it would take from 20 to 100 years for big sagebrush density to reach pre-mining levels. The big sagebrush component provides important wildlife habitat (particularly for mule pronghorn, and sage grouse). reduction in acreage of big sagebrush vegetation type would, therefore, reduce the carrying capacity of the reclaimed lands for pronghorn and populations grouse sagebrush density reaches premining levels.

Although some of the less extensive native vegetation types (e.g., graminoid/forb ephemeral drainages) would be restored during reclamation, the treated grazing lands would not. Following reclamation and release of the reclamation bond, however, privately owned surface lands would be returned to private management and the areas with reestablished native vegetation could again be subject to sagebrush management practices.

Community and species diversities would initially be lower on reclaimed lands. The shrub and tree components would take the longest to be restored to pre-mining conditions. Shrub cover and forage values would gradually increase in the years following reclamation. Over longer periods of time, species re-invasion

and shrub and tree establishment on reclaimed lands should largely restore the species and community diversity on these lands to pre-mining levels.

Over the long term, the net effect of the cumulative mine reclamation plans may be the restoration, at least in part, of all vegetation types originally found in the area. However, the shrub component may substantially reduced in areal extent. Shrubs and trees are relatively unproductive for livestock but very important for wildlife. All of the vegetation types found in cumulative analysis area, as on the PSO Tract, are fairly typical for this region of north-central Wyoming.

Impacts to vegetation related to disturbance from CBM development would be added to the impact of mining. Generally, disturbances related to mining are intense but concentrated in a discrete area, while disturbances related to CBM development are scattered but spread out over a large area.

4.8.9 Wildlife

The direct impacts of surface coal mining on wildlife occur during mining and are therefore short-term. They include road kills by minerelated traffic, restrictions on wildlife movement created by fences, spoil piles and pits, and displacement of wildlife from active mining areas. The indirect impacts are longer term and include loss of carrying capacity and microhabitats on reclaimed land due to flatter topography, less diverse

vegetative cover, and reduction in sagebrush density.

After mining and reclamation, alterations in the topography and vegetative cover, particularly the reduction in sagebrush, ponderosa pine, and Rocky Mountain juniper density, would cause a decrease in carrying capacity and diversity on the PSO Tract. These vegetation types would gradually become reestablished on the reclaimed land, but the topographic changes would be permanent.

Cumulative impacts to most wildlife would increase as additional habitat is disturbed by mining and other activities, including development. These impacts would moderate as land is reclaimed. Raptor and grouse breeding areas have been diminishing statewide for at least the last 30 years due, in part, to surface-disturbing activities. Coal mining and gas exploration and development have been identified as potential contributors to the decline in their breeding habitat. Therefore, surface occupancy and disturbance restrictions, as well as seasonal restriction stipulations, have been applied to operations occurring on or near these crucial areas on public lands. These restrictions have helped protect important raptor and grouse habitat on public lands, but the success of yearlong restrictions on activities near areas critical to grouse has been limited because most of the surface in the PRB is privately owned.

Erection of nesting structures and planting of trees on land reclaimed by

surface coal mines would gradually replace raptor nesting and perching sites that are affected by development in areas affected by mining. There is little crucial habitat for waterfowl or fish on the mine sites, so mining would not substantially contribute to impacts to those species. Small- and medium-sized animals would move back into the areas once reclamation is completed.

Numerous grazing management (fencing, reservoir projects development, spring development, construction, vegetative treatments) have also impacted wildlife habitat in the area. consequences of these developments have proven beneficial to some species and detrimental to others. Fencing has aided in segregation and distribution of livestock grazing, but sheep-tight woven wire fence has pronghorn movement. restricted Water developments are used by wildlife; however, without proper livestock management, many of these areas can become overgrazed. The reservoirs developed provide waterfowl, and amphibian fish, habitat. Vegetation manipulations included the removal have reduction of native grass-shrublands and replacement with cultivated crops (mainly alfalfa/grass hay), as well as a general reduction of shrubs (mainly sagebrush) in favor of grass. These changes have increased spring and summer habitat for grazing animals but have also reduced the important shrub component that is critical for winter range, reducing overwinter survival for big game and sage grouse. The reduction

in sagebrush has been directly blamed for the downward trend in the sage grouse populations.

The regional EISs which covered the northern PRB (BLM 1981 and 1984) predicted that large-scale surface coal mining could potentially result in significant cumulative impacts to big game due to habitat loss; restrictions in seasonal and daily movement caused by railroads, access roads, and mining operations; poaching; urban development, range overuse; possible lack of water sources; increased road kills; and crop depredation. The WGFD recently concluded that the monitoring had demonstrated a lack of impacts to big game on the existing mine sites which are concentrated in the eastern PRB. No severe mine-caused mortalities have occurred and no long-lasting impacts on big game have been noted on existing mine sites. The WGFD therefore recommended that big game monitoring be discontinued on all existing mine sites in Wyoming. New mines will be required to conduct big game monitoring if located in crucial winter range or in significant migration corridors. No crucial or critical pronghorn habitat has been identified in the area of the PSO Tract, no crucial big game habitat or migration corridors are recognized by the WGFD for this area, and mining operations in this area are not concentrated.

The PSO Tract is within the Clearmont Pronghorn Herd Unit, which includes about 716,800 acres. The Ash Creek Mine would be the only active surface coal mining

operation within this herd unit. If the PSO Tract is mined, the total disturbance of 2,595 acres represents approximately 0.4 percent of the Clearmont Herd Unit area.

The PSO Tract is located within the North Big Horn Mule Deer Herd Unit. The herd unit contains approximately 1.64 million acres. The Ash Creek Mine would be the only active surface coal mining operation within this herd unit. If the PSO Tract is mined, the total disturbance of 2,595 acres represent approximately 0.1 percent of the North Big Horn Mule Deer Herd Unit.

The WGFD big game herd unit maps show the PSO Tract is within the 5.5 million acre Powder River White-tailed Deer Herd Unit. If the PSO Tract is mined, the total disturbance would equate to less than 0.05 percent of the herd unit's area.

The area of active mining in the general vicinity of the PSO Tract contains significant numbers of raptor nests. The largest concentration of nesting activity in the area is associated with the rough breaks country, stream valleys with trees, and upland areas where trees are established. Raptor mitigation plans must be included in the approved mining and reclamation plans of each mine. The raptor mitigation plan for each mine is subject to USFWS review and approval before the mining reclamation plan is approved. Any nests that are impacted by mining operations must be relocated in accordance with these plans, after

special use permits are secured from USFWS and WGFD. The creation of artificial raptor nest sites and raptor perches may ultimately enhance raptor populations in the mined area. On the other hand, where power poles border roads, perched raptors may continue to be illegally shot and continued road kills of scavenging eagles may occur. Any influx of people into previously undisturbed land may also result in increased disturbance of nesting and fledgling raptors.

Cumulative impacts to waterfowl from already-approved mining, as well as the PSO Tract, would be minor because most of these birds are transient and most of the ponds are ephemeral. In addition. impoundments and reservoirs that are impacted by mining would be restored. Sedimentation ponds and mitigation wetland sites provide areas for waterfowl during An 86-acre post-mining impoundment was created within Big Coal's reclaimed lands. providing excellent waterfowl habitat that did not exist prior to mining.

Direct habitat disturbance already-approved mining, as well as PSO Tract. should the substantially affect regional sage grouse populations because few vital sage grouse wintering areas or leks have been, or are planned to be, disturbed. However, noise related to the mining activity could indirectly impact sage grouse reproductive success. Sage grouse leks close to active mining could be abandoned if mining-related noise elevates the

existing ambient noise levels. Surface coal mining activity is known to contribute to a drop in male sage grouse attendance at leks close to active mining, and over time this can alter the distribution of breeding grouse (Remington and Braun 1991). Because sage grouse populations throughout Wyoming have been declining over the past several years, this impact could be significant to the local population when evaluated with the cumulative impacts of all energy-related development occurring in the area.

The existing and proposed mines in Sheridan Coal Field would cumulatively cause a reduction in habitat for other mammal and bird species. Many of these species are highly mobile, have access adjacent habitats, and possess a high reproductive potential. Habitat adjacent to existing and proposed mines include sagebrush shrublands, upland grasslands, bottomland improved grasslands, pastures, haylands, wetlands, riparian areas, and ponderosa pine woodlands. As a result, these species should respond quickly and invade suitable reclaimed lands as reclamation proceeds. project on research habitat reclamation on mined lands within the PRB for small mammals and birds concluded that the diversity of song birds on reclaimed areas in the eastern PRB was slightly less than on adjacent undisturbed areas, although their overall numbers were greater (Shelley 1992).

Cumulative impacts on fish habitat and populations would be minimal because local drainages generally have limited value due to intermittent or ephemeral flows. Some of the permanent pools along drainages support minnows and other nongame fish, and the larger impoundments and streams in the area which have fish populations would be restored following mining.

The additional discussions of cumulative impacts to wildlife from c o a l development and industrialization of the PRB that are discussed in BLM regional EISs covering this area (BLM 1981, 1984) are incorporated by reference into this EIS.

If the exchange is completed and P&M submits a detailed permit application package to WDEQ, the cumulative impacts of mining the PSO Tract will be assessed within the WGFD's and the WDEQ/LQD's review of the mine permit application and the WDEQ/LQD's permit approval process.

4.8.10 Threatened, Endangered, and Candidate Plant and Animal Species

Refer to Appendix C.

4.8.11 Land Use and Recreation

Surface coal mining reduces livestock grazing and wildlife habitat, limits access to public lands that are included in the mining area, and disrupts oil and gas development. In addition, when oil and gas development facilities are present on coal leases, all associated facilities

and equipment must be removed prior to mining. Mining the coal prior to the recovery of all of the CBM resources from the coal bed being mined releases CBM into the atmosphere. The potential impacts of conflicts between CBM and coal development are discussed in Section 4.4.2.

Cumulative land use and recreation impacts resulting from energy extraction in the PRB include a reduction of livestock grazing and subsequent revenues, a reduction in habitat for some species of wildlife (particularly pronghorn, sage grouse deer). and loss mule recreational access to public lands (particularly for hunters). Mining the PSO Tract would not affect access to public lands because only 6.41 acres of public lands are included on the tract.

The increased human presence associated with the cumulative energy development in the eastern PRB has likely increased levels of legal and illegal hunting. Conversely, the mines in that area have become refuges for big game animals during hunting seasons since they are often closed to hunting. Reclaimed areas are attractive forage areas for big game. As an example, reclaimed lands at the Jacobs Ranch Mine have been declared crucial elk winter habitat by WGFD (Oedekoven 1994).

Energy development-related indirect impacts to wildlife have and will continue to result from human population growth. Energy development has been the primary

cause of human influx into the PRB. Mining the PSO Tract under the Proposed Action would provide employment for up to 20 years. Development of the PSO Tract and the ensuing employment increase may increase demand for recreational opportunities in Sheridan County.

The demand for outdoor recreational activities, including hunting and fishing, has increased proportionately population has increased. However, at the same time these demands are increasing, wildlife habitat and populations are being This conflict between reduced. decreased habitat availability and increased recreational demand has had (or may have) several impacts: demand for hunting licenses may increase to the point that a lower success in drawing particular licenses will occur; hunting and fishing, in general, may become less enjoyable due to more limited success and overcrowding; poaching may increase; the increase in people and traffic has and may continue to result in shooting of nongame species and road kills; and increased off-road activities have and will continue to result in disturbance of wildlife during sensitive wintering or reproductive periods.

4.8.12 Cultural Resources

In most cases, treatment of cultural sites that are eligible for the NRHP is confined to those that would be directly impacted by mining, while those that may be indirectly impacted receive little or no consideration unless a direct mine-associated effect

can be established. The higher population levels associated with coal development coupled with increased access to remote areas can result in increased vandalism both on and off mine property. Development of lands in which coal is strip-mineable (shallow overburden) may contribute to the permanent unintentional destruction of segments of the archeological record.

A majority of the known cultural resource sites in the PRB are known because of studies at existing and proposed coal mines. Clearly, a number of significant sites, or sites eligible for nomination to the NRHP, have been or will be impacted by coal mining operations within the PRB. Ground disturbance. the major impact, can affect the integrity of or destroy a site. Changes in setting or context greatly impact historical properties. Mitigation measures such stabilization, restoration. moving of buildings may cause adverse impacts to context, in-place overall integrity. and Additionally, loss of sites through mitigation can constitute an adverse impact by eliminating the site from regional database and/or affecting its future research potential.

Beneficial results or impacts can also development. from coal occur Valuable data are collected during cultural resource surveys. Data that would otherwise not be collected until some time in the future, or lost in the interim, are made available for study. Mitigation also results in the collection and preservation of data that would otherwise be lost.

data that has been and will be collected provides opportunities for regional and local archeological research projects.

4.8.13 Native American Concerns

If the exchange is completed as proposed and the PSO Tract is mined, no cumulative impacts to Native American traditional values or religious sites have been identified.

4.8.14 Paleontological Resources

Impacts to paleontological resources as a result of the already-approved development cumulative energy occurring in the PRB consist of losses of plant, invertebrate, and vertebrate fossil material for scientific research. public education (interpretive programs), and other values. Losses have and will result from the destruction, disturbance, or removal of fossil materials as a result of surface-disturbing activities, as well unauthorized collection as vandalism. A beneficial impact of surface mining can be the exposure of materials for scientific fossil examination and collection, which might never occur except as a result of overburden removal, exposure of rock strata, and mineral excavation.

4.8.15 Visual Resources

A principal visual impact in this area is the visibility of mine pits and facility areas. People most likely to see these facilities would either be local residents, those passing through the area, or those visiting it on mine-related business. Pits and mine

support facilities are generally not visible from more than a few miles away, but coal loading facilities and draglines can be seen from farther away.

After mining, the reclaimed slopes might appear somewhat smoother than pre-mining slopes and there would be fewer gullies, bluffs and rock outcrops than at present. Even so, the landscape of the reclaimed mine would look very much like undisturbed landscape in the area and, in this area, the reclaimed mine areas would be separated by areas where the topography is not disturbed.

4.8.16 Noise

Existing land uses within the PRB (e.g., mining, livestock grazing, oil and gas production, transportation, and recreation) contribute to noise levels, but wind is generally the primary noise source. Mining on the PSO Tract would increase the number of noise-producing facilities within the area and may augment the level of impacts to other resources (e.g., increased exposure of wildlife to noise impact, increased noise impacts to recreational users). Mining-related noise is generally masked by the wind at short distances, so cumulative overlap of noise impacts between mines is not likely.

Recreational users, local residents and grazing lessees utilizing lands surrounding active mining areas do hear mining-related noise; but this has not been reported to cause a substantial impact. As stated above, wildlife in the immediate vicinity of mining may be adversely affected by noise; however, observations at other surface coal mines in the PRB indicate that wildlife generally adapt to noise conditions associated with active coal mining.

Cumulative increases in noise from trains serving the PRB mines have caused substantial increases (more than five dBA) in noise levels along segments of the rail lines over which the coal is transported to markets. However, no substantial adverse impacts have been reported as a result.

4.8.17 Transportation Facilities

New or enhanced transportation facilities (road, railroads, pipelines) are expected to occur as a result of energy development in the PRB. However, no new cumulative impacts to transportation facilities are expected to occur as a direct result of the proposed exchange and subsequent mining of the PSO Tract. Excluding the 24,000 ft overland conveyor that would run due south from the mine to the BNSF mainline, the transportation facilities for the Ash Creek Mine are already in place.

4.8.18 Socioeconomics

Wyoming's economy has been structured around the basic industries of extractive minerals, agriculture, tourism, timber, and manufacturing. Each of these basic industries is important, and the extractive mineral industry has long

been a vital part of Wyoming's Wyoming Many economy. communities depend on the mineral industry for much of their economic well being. The minerals industry is by far the largest single contributor to the economy of Wyoming. The 2000 valuation on minerals produced in 1999 was \$4,075,053,784. This was 52 percent of the State's total valuation and placed Wyoming among the top ten mineral producing states in the nation (Wyoming Department of Revenue 2001). Because most minerals are taxed at 100 percent of their assessed valuation, this makes the mineral industry a significant revenue base for both local and state government in Wyoming.

From 1986 through 2000, coal production in Wyoming increased by over 203 percent, an average of 5.2 percent per year. WSGS projects coal production in the state to increase by about four percent per year from 2002 through 2006, with most of the increase occurring in Campbell In 1999, Wyoming coal County. supplied approximately 31 percent of the United States' steam coal needs; PRB coal was used to generate electricity for public consumption in 27 states as well as Canada and Spain (Lyman and Hallberg 1999). Electricity consumers in those states have benefitted from low prices for PRB coal, from cleaner air due to the low sulfur content of the coal, and from the rovalties and bonus payments that the federal government receives from the coal.

Locally, continued sale of PRB coal helps stabilize municipal, county, and state economies. By 2005, annual coal production is projected to generate about \$2.6 billion of total economic activity, including \$351 million of personal income, and support the equivalent of nearly 15,885 full-time positions (BLM 1996a).

Although coal mining has historically been an important part of the economy of Sheridan County, this is no longer the case. The 2000 valuation on 1999 production of all minerals in Sheridan County was \$1,805,204, or less than 0.04 percent of the state's total (Wyoming Business Energy Minerals, Council, Transportation Division 2000). With the Big Horn Mine in final stages of reclamation, the only coal mining in the vicinity occurs at the Decker and Spring Creek Mines in Montana. Although most of the employees at these mines live in Sheridan, most of the tax benefits go to Montana.

Mineral production in Sheridan County is projected to decline over the next 5 years (Wyoming Business Minerals, Council, Energy Transportation Division 2000). The rate of CBM development in Sheridan County has been impacted by the lack of a way to dispose of the produced water. The high SAR of the water makes it unacceptable for irrigation on most soils, prompting WDEO to cease issuing permits to discharge into the Tongue River Basin (Gary Beach, June 15, 2001).

4.9 The Relationship Between Local Short-term Uses of Man*s Environment and the Maintenance and Enhancement of Long-term Productivity

From the fifth year of operations on, the proposed Ash Creek Mine would plan to produce coal at an average production level of 10 million tons per year for 13 years under the Proposed Action (Table 2-1). As the coal in the PSO Tract is mined, almost all components of the present ecological system, which have developed over a long period of time, would be modified. In partial consequence, the reclaimed land would topographically lower, and although it would resemble original contours, it would lack some of the original diversity of geometric form.

The forage and associated grazing and wildlife habitat that the PSO Tract provides would be temporarily lost during mining and reclamation. During mining of the PSO Tract there would be a combined loss of native vegetation on 2,595 acres (Proposed Action) with an accompanying disturbance of wildlife habitat and grazing land. This disturbance would occur incrementally over a period of The mine site would be vears. returned to equivalent or better forage production capacity for domestic livestock before the performance bond is released. Long-term productivity would depend largely on post-mining range-management practices, which to a large extent would be controlled by private landowners.

Mining would disturb pronghorn and other big game habitat, but the PSO Tract would be suitable for pronghorn following successful reclamation. Despite loss and displacement of wildlife during mining, anticipated that reclaimed habitat would support a diversity of wildlife species similar to pre-mining conditions. The diversity of species found in undisturbed rangeland would not be completely restored on the leased lands for an estimated 50 years after the initiation of disturbance. Re-establishment of mature sagebrush habitat--which is crucial for pronghorn and sage grouse--could take even longer.

There are several coal seams which have been identified as potentially economic CBM reservoirs in this area (Dietz 3, Monarch and Carney). P&M proposes to mine the uppermost of those coal beds (Dietz 3) starting about 2008, depending on the coal market. Mining the Dietz 3 seam would allow CBM in that seam to be vented to the atmosphere. Removal of the Dietz 3 coal seam would not directly affect the CBM resources in the lower Monarch and Carney coal seams but would delay CBM recovery from those seams. During that delay, the CBM in those seams could be drained by wells drilled on lands adjacent to the PSO Tract. Several CBM wells have been drilled on the and more are proposed. Depending on how the problems associated with water quality and disposal are resolved, it is likely that a substantial portion of the CBM on the PSO Tract could be recovered prior to mining.

Methane is a greenhouse gas which contributes to global warming. According to the Methane Emissions section of Energy Information Administration/ Department Energy (EIA/DOE) report 0573(99), Emissions of Greenhouse Gases in the United States 1999. anthropogenic methane emissions totaled 28.8 million metric tons in 1999. U.S. 1999 methane emissions from coal mining were estimated at 2.88 million metric tons (10.0 percent of the U.S. total anthropogenic methane emissions 1999). in According to Table 15 of this report, surface coal mining was estimated to be responsible for about 0.54 million metric tons of methane emissions in This represents about 1.88 of the estimated percent U.S. anthropogenic methane emissions in 1999, and about 18.75 percent of the estimated methane emissions attributed to coal mining of all types. Based on the 1999 coal production figure, the eastern PRB coal mines were responsible for approximately 0.9 percent of the estimated U.S. 1999 anthropogenic emission.

Total U.S. methane emissions attributable to coal mining would not likely be reduced if the federal coal is not exchanged and the PSO Tract is not mined at this time because total U.S. coal production would not decrease if this tract is not mined. However, the methane on this tract would potentially be more completely recovered if the exchange is delayed, depending on how fast development of the CBM resource occurs relative to when mining operations begin.

There would be a deterioration of the groundwater quality in the PSO Tract area because of mining; however, the water quality would still be adequate for livestock and wildlife. deterioration in water quality would probably occur over a long period of During mining, depth to time. groundwater would increase only within about one and one-half miles away from the pits in the Dietz 1/Dietz 3 coal aquifer. The water levels in the coal aguifer should return to pre-mining levels at some time (probably less than 100 years) after mining has ceased.

Mining operations and associated activities would degrade the air quality and visual resources of the area on a short-term basis. Following coal removal, removal of surface facilities, and completion of reclamation, there would be no long-term impact on air quality. The long-term impact on visual resources would be negligible.

Short-term impacts to recreation values may occur from reduction in big game populations due to habitat disturbance. These changes would primarily impact hunting in this general area. However, P&M does not presently allow hunting on the surface of the **PSO** Tract. Reclamation would result in a wildlife habitat similar to that which presently exists, so there should be no long-term adverse impacts on recreation.

The Proposed Action would enhance the economy of the region for 20 years.

4.10 Irreversible and Irretrievable Commitments of Resources

The major commitment of resources would be the exchange of 107 million tons of federal coal which would be mined and consumed for electrical power generation. CBM that is not recovered prior to mining would also be irreversibly and irretrievably lost (see additional discussion of the impacts of venting CBM to the atmosphere in Section 4.9). It is estimated that 1-2 percent of the energy produced would be required to mine the coal, and this energy would also be irretrievably lost.

The quality of topsoil on approximately 2,595 acres (Proposed Action) would be irreversibly changed. Soil formation processes, although continuing, would be irreversibly altered during mining-related activities. Newly formed soil material would be unlike that in the natural landscape.

Loss of life may conceivably occur due to the mining operation and vehicular and train traffic. On the basis of surface coal mine accident rates in Wyoming as determined by the Mine Safety and Health Administration (1997) for the 10-year period 1987-1996, fatal accidents (excluding contractors) occur at the rate of 0.003 per 200,000 man-hours worked. Disabling (lost-time) injuries occur at the rate of 1.46 per 200,000 man-hours worked. Any injury or loss of life would be an irretrievable commitment of human resources.

Disturbance of all known historic and prehistoric sites on the mine area would be mitigated to the maximum extent possible. However, accidental destruction of presently unknown cultural or paleontological values would be irreversible and irretrievable.